

UNITED STATES BANKRUPTCY COURT
FOR THE EASTERN DISTRICT OF TEXAS
LUFKIN DIVISION

FILED
U.S. BANKRUPTCY COURT
EASTERN DISTRICT OF TX

IN RE:
SWOR, ELIZABETH A.

CASE NO. 96-90915 2 00 PM '02

DEBTOR(S)

CHAPTER 7

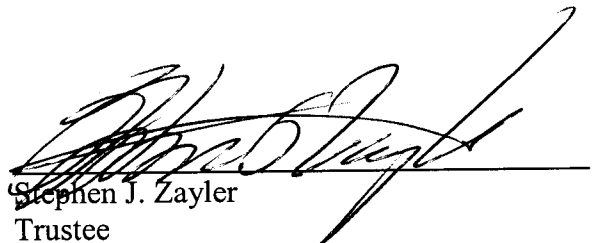
CLERK U.S. BANKRUPTCY
COURT
BY _____ DEPUTY

**TRUSTEE'S FINAL REPORT, APPLICATION FOR COMPENSATION
AND REPORT OF PROPOSED DISTRIBUTION**

Stephen J. Zayler, the Trustee of the estate of the above-named Debtor(s), certifies under penalty of perjury, to the Court and the United States Trustee, that the trustee has faithfully and properly fulfilled the duties of his office, that the Trustee has examined all proofs of claims as appropriate in preparation for the proposed distribution, and that the proposed distribution attached herewith is proper and consistent with the law and rules of the court. The Trustee hereby applies for commission and expenses set forth herein and states that they are reasonable and proper.

Therefore, the Trustee respectfully requests that the Final Report, Application for Compensation, and Report of Proposed Distribution be approved.

DATE: July 1, 2002



Stephen J. Zayler
Trustee

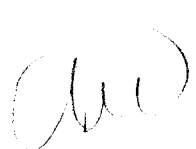
REVIEWED BY THE UNITED STATES TRUSTEE:

I have reviewed the Trustee's Final Report, Application for Compensation, and Report of Proposed Distribution.

United States Trustee

Date: 7-10-02

By: 



UNITED STATES BANKRUPTCY COURT
FOR THE EASTERN DISTRICT OF TEXAS
LUFKIN DIVISION

IN RE:)
SWOR, ELIZABETH A.) CASE NO. 96-92697
)
) CHAPTER 7
DEBTOR(S))

**TRUSTEE'S FINAL REPORT, APPLICATION FOR COMPENSATION
AND APPLICATION TO CLOSE CASE AND DISCHARGE TRUSTEE**

The Trustee of the estate presents the following final report:

1. The Trustee applies for commissions and expenses set forth herein: That they are reasonable and proper; that in the course of the performance of duties, the Trustee has advanced monies from personal funds for expenses, and that the Trustee has not been reimbursed or indemnified.
2. The Trustee submits Schedule F as a summary of the assets and an estate property record. Any property scheduled under 11 U.S.C. Sec. 521(1) and not administered shall be deemed abandoned pursuant to 11 U.S.C. Sec. 554(c).
3. The Trustee has reduced all assets of this estate to cash or otherwise lawfully disposed of them, and the estate is ready to be closed.
4. The Trustee submits Schedule A as the account of estate cash receipts and disbursements.
5. There is no agreement or understanding between the Trustee and any other person for a division of the compensation sought by this application except as permitted by the Bankruptcy Code.
6. The Trustee requests approval of this final report.
7. The Trustee has examined each and every claim filed and noted his approval of claims as filed, or he has filed objections to allowance or requests for reclassification.
8. The Trustee further requests that after final distribution of all monies in accordance with the Trustee's Report of Final Distribution, and upon filing of A Supplemental Final Report and Account and certification by the U.S. Trustee the trustee be discharged from office and that the case be closed.

I declare under penalty of perjury that this Report and attached Schedules are true and correct to the best of my knowledge and belief.

Dated: July 1, 2002


Stephen J. Zayler Trustee

SCHEDULE A-1

FINAL ACCOUNT AS OF July 1, 2002

A. RECEIPTS	\$65,089.33
-------------	-------------

B. DISBURSEMENTS

(1) Secured creditors	0.00
-----------------------	------

(2) Administrative	32,087.84
--------------------	-----------

(3) Priority	0.00
--------------	------

(4) Other	0.00
-----------	------

TOTAL DISBURSEMENTS	\$32,087.84
---------------------	-------------

BALANCE OF FUNDS	\$33,001.49
------------------	-------------

TRUSTEE'S FINAL REPORT CASE SUMMARY

TRUSTEE:

ZAYLER

COMMENTS:

CASE NAME:

SWOR, ELIZABETH

CASE NUMBER:

96-92697

DATE UST APPROVED:

07-10-02

ESTATE INCOME:

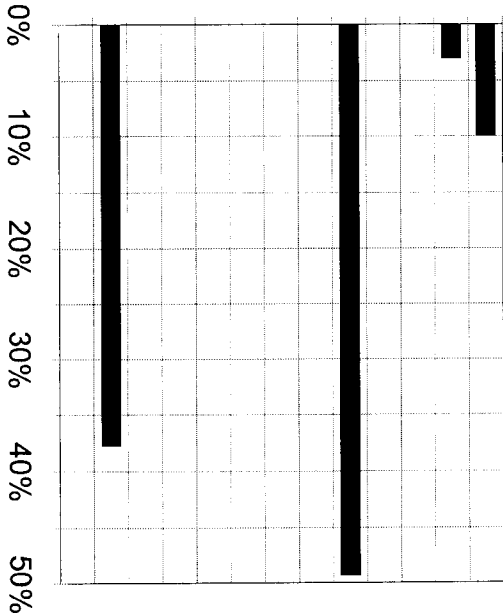
TOTAL RECEIPTS:

\$65,089.33

100.00%

ESTATE EXPENSES:

TRUSTEE'S COMMISSION	6,504.47	9.99%
TRUSTEE'S EXPENSES	1,955.60	3.00%
FIRM'S PROFESSIONAL FEES	0.00	0.00%
FIRM'S PROFESSIONAL EXPENSES	0.00	0.00%
OTHER ATTORNEY FEES	32,087.84	49.30%
OTHER PROFESSIONAL FEES	0.00	0.00%
COURT COSTS	0.00	0.00%
ESTATE EXPENSES(TAXES, ETC)	0.00	0.00%
PRIOR CHAPTER COSTS	0.00	0.00%
SECURED CLAIMS PAID	0.00	0.00%
PRIORITY CLAIMS PAID	0.00	0.00%
UNSECURED CLAIMS PAID	24,541.42	37.70%
OTHER(RETURN TO DEBTOR, ETC)	0.00	0.00%



UNSECURED CLAIMS

ALLOWED

28,371.39

UNSECURED CLAIMS

PAID

24,541.42

PERCENT RECOVERED
FOR UNSECURED

86.50%

FORM 1 **INDIVIDUAL ESTATE PROPERTY RECORD AND REPORT** **ASSET CASES**

Page: 1

Case No: 96-92697 BP9 Judge: BILL PARKER
Case Name: SWOR, ELIZABETH A.

For Period Ending: 07/01/02

Trustee Name: Stephen J. Zayler
Date Filed (f) or Converted (c): 10/18/96 (f)
341(a) Meeting Date: 12/05/96
Claims Bar Date: 03/12/97

1	2	3	4	5	6
Asset Description (Scheduled and Unscheduled (u) Property)	Petition/ Unscheduled Values	Estimated Net Value (Value Determined by Trustee, Less Liens, Exemptions, and Other Costs)	Property Abandoned OA=554(a) Abandon DA=554(c) Abandon	Sale/Funds Received by the Estate	Asset Fully Administered (FA)/ Gross Value of Remaining Assets
1. LAWSUIT - LARGENT JOMESTEAD	437.00	437.00		375.00	FA
3. CKG. ACCT.	48,000.00	0.00		0.00	FA
4. HOUSEHOLD GOODS	28.00	0.00	DA	0.00	FA
5. SATELLITE DISH	2,110.00	0.00		0.00	FA
6. WEARING APPAREL	1,775.00	0.00		0.00	FA
7. JEWELRY	500.00	0.00		0.00	FA
8. FIREARMS	200.00	0.00		0.00	FA
9. LAWSUIT-B.BROS.	25.00	0.00		0.00	FA
10. LAWSUIT-ASBESTOSIS	Unknown	19,304.01		19,304.01	FA
		25,000.00		43,653.14	FA
This asset has been given a value as required by the reporting requirements. This is only a best guess estimate and may or may not be accurate.					
11. '90 GRAND AM	3,500.00	0.00		0.00	FA
12. OFFICE EQPT.	50.00	0.00		0.00	FA
13 BUSINESS EQPT.	1,500.00	0.00		0.00	FA
INVENTORY	75.00	0.00	DA	0.00	FA
15. Post-Petition Interest Deposits (u)	Unknown	N/A		1,757.18	Unknown

TOTALS (Excluding Unknown Values)	\$58,200.00	\$44,741.01		\$65,089.33	Gross Value of Remaining Assets
					\$0.00
					(Total Dollar Amount in Column 6)

Major activities affecting case closing which are not reflected above, and matters pending, date of hearing or sale, and other action:

Initial Projected Date of Final Report (TFR): 12/31/99 Current Projected Date of Final Report (TFR): 12/31/02

FORM 2

Page: 1

ESTATE CASH RECEIPTS AND DISBURSEMENTS RECORD

Case No: 96-92697 BP9
Case Name: SWOR, ELIZABETH A.

Trustee Name: Stephen J. Zayler
Bank Name: BANK OF AMERICA
Account Number: 3754900482 Checking - Non Interest

Taxpayer ID No: 75-6501624
For Period Ending: 07/01/02

Blanket Bond (per case limit): \$ 300,000.00
Separate Bond (if applicable):

1	2	3	4	5	6	7
Transaction Date	Check or Reference	Paid To / Received From	Description Of Transaction	Deposits (\$)	Disbursements (\$)	Account Balance (\$)
07/01/02		Transfer from Acct #3753856074	BALANCE FORWARD Transfer In From MMA Account	33,001.49		0.00 33,001.49

COLUMN TOTALS	33,001.49	0.00	33,001.49
Less: Bank Transfers	33,001.49	0.00	
Subtotal		0.00	
Less: Payments to Debtors			
Net		0.00	

Page Subtotals

33,001.49

0.00

FORM 2

Page: 2

ESTATE CASH RECEIPTS AND DISBURSEMENTS RECORD

Case No: 96-92697 BP9
Case Name: SWOR, ELIZABETH A.

Trustee Name: Stephen J. Zayler
Bank Name: UNION BANK
Account Number: 2130249046 Money Market

Taxpayer ID No: 75-6501624
For Period Ending: 07/01/02

Blanket Bond (per case limit): \$ 300,000.00
Separate Bond (if applicable):

1	2	3	4	5	6	7
Transaction Date	Check or Reference	Paid To / Received From	Description Of Transaction	Deposits (\$)	Disbursements (\$)	Account Balance (\$)
12/10/96	1	ELIZABETH SWOR UNION BANK	BALANCE FORWARD	375.00	0.00	375.00
12/31/96			SETTLEMENT OF A/C LAWSUIT	0.38		375.38
			INTEREST EARNED - ANNUAL PERCENTAGE YIELD: 1.77.00%			
12/31/96			FIT WITHHOLDING		0.12	375.26
01/31/97			INTEREST EARNED	0.62		375.88
01/31/97			FIT WITHHOLDING		0.19	375.69
02/04/97			REVERSAL OF FIT WITHHOLDING	0.19		375.88
02/28/97			INTEREST EARNED - ANNUAL PERCENTAGE YIELD: 195.00%	0.56		376.44
03/31/97			INTEREST EARNED - ANNUAL PERCENTAGE YIELD: 195.00%	0.62		377.06
04/01/97			REVERSAL OF FIT WITHHOLDING		0.12	377.18
04/30/97		UNION BANK	INTEREST EARNED - ANNUAL PERCENTAGE YIELD: 195.00%	0.60		377.78
05/30/97		UNION BANK	INTEREST EARNED - ANNUAL PERCENTAGE YIELD: 194.00%	0.60		378.38
06/30/97		UNION BANK	INTEREST EARNED - ANNUAL PERCENTAGE YIELD: 1.94%	0.62		379.00
07/31/97		UNION BANK	INTEREST EARNED - ANNUAL PERCENTAGE YIELD: 1.94%	0.62		379.62
08/29/97		UNION BANK	INTEREST EARNED - ANNUAL PERCENTAGE YIELD: 1.93%	0.58		380.20
09/30/97		UNION BANK	INTEREST EARNED - ANNUAL PERCENTAGE YIELD: 1.93%	0.64		380.84
10/31/97		UNION BANK	INTEREST EARNED - ANNUAL PERCENTAGE YIELD: 1.93%	0.62		381.46
11/28/97		UNION BANK	INTEREST EARNED - ANNUAL PERCENTAGE YIELD: 1.92%	0.56		382.02
12/31/97		UNION BANK	INTEREST EARNED - ANNUAL PERCENTAGE YIELD:	0.66		382.68

Page Subtotals

382.99

0.31

FORM 2

Page: 3

ESTATE CASH RECEIPTS AND DISBURSEMENTS RECORD

Case No: 96-92697 BP9
Case Name: SWOR, ELIZABETH A.

Trustee Name: Stephen J. Zayler
Bank Name: UNION BANK
Account Number: 2130249046 Money Market

Taxpayer ID No: 75-6501624
For Period Ending: 07/01/02

Blanket Bond (per case limit): \$ 300,000.00
Separate Bond (if applicable):

1	2	3	4	5	6	7
Transaction Date	Check or Reference	Paid To / Received From	Description Of Transaction	Deposits (\$)	Disbursements (\$)	Account Balance (\$)
01/30/98		UNION BANK	1.92% INTEREST EARNED - ANNUAL PERCENTAGE YIELD:	0.63		383.31
02/27/98		UNION BANK	2.02% INTEREST EARNED - ANNUAL PERCENTAGE YIELD:	0.59		383.90
03/31/98		UNION BANK	2.02% INTEREST EARNED - ANNUAL PERCENTAGE YIELD:	0.67		384.57
04/30/98		UNION BANK	2.00% INTEREST EARNED - ANNUAL PERCENTAGE YIELD:	0.63		385.20
05/29/98		UNION BANK	2.01% INTEREST EARNED - ANNUAL PERCENTAGE YIELD:	0.61		385.81
06/30/98		UNION BANK	2.01% INTEREST EARNED - ANNUAL PERCENTAGE YIELD:	0.67		386.48
07/31/98		UNION BANK	1.99% INTEREST REC'D FROM BANK	0.65		387.13
08/19/98		UNION BANK	INTEREST REC'D FROM BANK	0.38		387.51
08/19/98		TRANSFER TO ACCT #3753856074	Bank Funds Transfer		387.51	0.00

COLUMN TOTALS	387.82	387.82	0.00
Less: Bank Transfers	0.00	387.51	
Subtotal	387.82	0.31	
Less: Payments to Debtors		0.00	
Net	387.82	0.31	

Page Subtotals 4.83 387.51

FORM 2

Page: 4

ESTATE CASH RECEIPTS AND DISBURSEMENTS RECORD

Case No: 96-92697 BP9
Case Name: SWOR, ELIZABETH A.

Trustee Name: Stephen J. Zayler
Bank Name: BANK OF AMERICA
Account Number: 3753856074 Money Market - Interest Bearing

Taxpayer ID No: 75-6501624
For Period Ending: 07/01/02

Blanket Bond (per case limit): \$ 300,000.00
Separate Bond (if applicable):

1	2	3	4	5	6	7
Transaction Date	Check or Reference	Paid To / Received From	Description Of Transaction	Deposits (\$)	Disbursements (\$)	Account Balance (\$)
08/19/98		TRANSFER FROM ACCT #2130249046	BALANCE FORWARD			0.00
08/31/98		NATIONSBANK	Bank Funds Transfer	387.51		387.51
09/30/98		NATIONSBANK	INTEREST REC'D FROM BANK	0.41		387.92
10/30/98		NATIONSBANK	INTEREST REC'D FROM BANK	0.96		388.88
11/30/98		NATIONSBANK, N.A.	INTEREST REC'D FROM BANK	0.91		389.79
12/31/98		NATIONSBANK, N.A.	INTEREST REC'D FROM BANK	0.83		390.62
01/29/99	15	BANK OF AMERICA	INTEREST REC'D FROM BANK	0.83		391.45
02/26/99	15	BANK OF AMERICA	INTEREST REC'D FROM BANK	0.78		392.23
03/30/99	9	BANK OF AMERICA	INTEREST REC'D FROM BANK	0.75		392.98
03/30/99	000101	BATES & HOYT, TRUST ACCT. BATES & HOYT	PROCEEDS FROM SETTLEMENT OF LAWSUIT ATTORNEY FEES & EXPENSES PER ORDER DATED 3-9-99.	19,304.01	10,440.03	19,696.99
03/31/99	15	BANK OF AMERICA	INTEREST REC'D FROM BANK	1.50		9,256.96
04/30/99	15	BANK OF AMERICA	INTEREST REC'D FROM BANK	19.04		9,258.46
05/13/99	10	Foster & Sear L.L.P.	INTEREST REC'D FROM BANK	500.00		9,277.50
05/28/99	15	BANK OF AMERICA	SETTLEMENT OF LAWSUIT	18.22		9,777.50
06/30/99	15	BANK OF AMERICA	INTEREST REC'D FROM BANK	20.96		9,795.72
07/30/99	15	BANK OF AMERICA	INTEREST REC'D FROM BANK	18.98		9,816.68
08/31/99	15	BANK OF AMERICA	INTEREST REC'D FROM BANK	20.28		9,835.66
09/30/99	15	BANK OF AMERICA	INTEREST REC'D FROM BANK	19.05		9,855.94
10/29/99	15	BANK OF AMERICA	INTEREST REC'D FROM BANK	18.45		9,874.99
11/30/99	15	BANK OF AMERICA	INTEREST REC'D FROM BANK	20.40		9,893.44
12/31/99	15	BANK OF AMERICA	INTEREST REC'D FROM BANK	19.81		9,913.84
01/31/00	15	BANK OF AMERICA	INTEREST REC'D FROM BANK	19.79		9,933.65
02/29/00	15	BANK OF AMERICA	INTEREST REC'D FROM BANK	18.55		9,953.44
03/31/00	15	BANK OF AMERICA	INTEREST REC'D FROM BANK	19.87		9,971.99
04/28/00	15	BANK OF AMERICA	INTEREST REC'D FROM BANK	17.98		9,991.86
05/22/00	10	FOSTER & SEAR, LLP IOLTA ACCOUNT	Interest Rate 2.350 PARTIAL SETTLEMENT OF LAWSUIT- HARBISON WALKER	1,500.00		10,009.84
						11,509.84

Page Subtotals

21,949.87

10,440.03

FORM 2

ESTATE CASH RECEIPTS AND DISBURSEMENTS RECORD

Case No: 96-92697 BP9
Case Name: SWOR, ELIZABETH A.

Trustee Name: Stephen J. Zayler
Bank Name: BANK OF AMERICA
Account Number: 3753856074 Money Market - Interest Bearing

Taxpayer ID No: 75-6501624
For Period Ending: 07/01/02

Blanket Bond (per case limit): \$ 300,000.00
Separate Bond (if applicable):

1	2	3	4	5	6	7
Transaction Date	Check or Reference	Paid To / Received From	Description Of Transaction	Deposits (\$)	Disbursements (\$)	Account Balance (\$)
05/22/00	10	1201 N. WATSON RD., SUITE 145 ARLINGTON, TX 76006 FOSTER & SEAR, LLP IOLTA ACCOUNT 1201 N. WATSON RD., SUITE 145 ARLINGTON, TX 76006	PARTIAL SETTLEMENT OF LAWSUIT - METLIFE.	1,900.00		13,409.84
05/31/00	15	BANK OF AMERICA	Interest Rate 2.350	22.96		13,432.80
06/30/00	15	BANK OF AMERICA	Interest Rate 2.350	25.90		13,458.70
07/31/00	15	BANK OF AMERICA	Interest Rate 2.350	26.81		13,485.51
08/31/00	15	BANK OF AMERICA	Interest Rate 2.350	26.87		13,512.38
09/29/00	15	BANK OF AMERICA	Interest Rate 2.350	25.18		13,537.56
10/16/00	10	FOSTER & SEAR, LLP	LAWSUIT PROCEEDS	1,000.00		14,537.56
10/16/00	10	FOSTER & SEAR, LLP	LAWSUIT PROCEEDS	1,000.00		15,537.56
10/16/00	10	FOSTER & SEAR, LLP	LAWSUIT PROCEEDS	950.00		16,487.56
10/16/00	10	FOSTER & SEAR, LLP	LAWSUIT PROCEEDS	4,000.00		20,487.56
10/16/00	10	FOSTER & SEAR, LLP	LAWSUIT PROCEEDS	16,730.64		37,218.20
10/31/00	15	BANK OF AMERICA	Interest Rate 2.350	47.97		37,266.17
11/17/00	10	FOSTER & SEAR	EAGLE-PICHER SETTLEMENT PROCEEDS	400.00		37,666.17
11/28/00	10	FOSTER & SEAR	PARTIAL SETTLEMENT PROCEEDS	500.00		38,166.17
11/30/00	15	BANK OF AMERICA	Interest Rate 2.350	72.13		38,238.30
12/19/00	10	FOSTER & SEAR	PARTIAL SETTLEMENT OF LAWSUIT	1,000.00		39,238.30
12/29/00	15	BANK OF AMERICA	Interest Rate 2.350	71.84		39,310.14
01/31/01	15	BANK OF AMERICA	Interest Rate 2.350	83.59		39,393.73
02/28/01	15	BANK OF AMERICA	Interest Rate 2.350	71.08		39,464.81
03/30/01	15	BANK OF AMERICA	Interest Rate 2.350	76.30		39,541.11
04/30/01	15	BANK OF AMERICA	Interest Rate 2.350	79.00		39,620.11
05/31/01	15	BANK OF AMERICA	Interest Rate 2.350	79.15		39,699.26
06/29/01	15	BANK OF AMERICA	Interest Rate 2.100	66.29		39,765.55
07/31/01	15	BANK OF AMERICA	Interest Rate 2.100	73.28		39,838.83
08/31/01	15	BANK OF AMERICA	Interest Rate 2.100	71.12		39,909.95

Page Subtotals

28,400.11

0.00

FORM 2

Page: 6

ESTATE CASH RECEIPTS AND DISBURSEMENTS RECORD

Case No: 96-92697 BP9
Case Name: SWOR, ELIZABETH A.

Trustee Name: Stephen J. Zayler
Bank Name: BANK OF AMERICA
Account Number: 3753856074 Money Market - Interest Bearing

Taxpayer ID No: 75-6501624
For Period Ending: 07/01/02

Blanket Bond (per case limit): \$ 300,000.00
Separate Bond (if applicable):

1	2	3	4	5	6	7
Transaction Date	Check or Reference	Paid To / Received From	Description Of Transaction	Deposits (\$)	Disbursements (\$)	Account Balance (\$)
09/28/01	15	BANK OF AMERICA	Interest Rate 2.100	64.34		39,974.29
10/31/01	15	BANK OF AMERICA	Interest Rate 2.100	75.97		40,050.26
11/30/01	15	BANK OF AMERICA	Interest Rate 1.500	57.98		40,108.24
12/31/01	15	BANK OF AMERICA	Interest Rate 1.500	51.13		40,159.37
01/31/02	15	BANK OF AMERICA	Interest Rate 1.500	51.19		40,210.56
02/21/02	10	FOSTER & SEAR, LLP	PARTIAL SETTLEMENT PROCEEDS	2,250.00		42,460.56
02/21/02	10	FOSTER & SEAR, LLP	PARTIAL SETTLEMENT PROCEEDS	2,250.00		44,710.56
02/21/02	10	FOSTER & SEAR, LLP	PARTIAL SETTLEMENT PROCEEDS	172.50		44,883.06
02/21/02	10	FOSTER & SEAR, LLP	PARTIAL SETTLEMENT PROCEEDS	1,500.00		46,383.06
02/21/02	10	FOSTER & SEAR, LLP	PARTIAL SETTLEMENT PROCEEDS	500.00		46,883.06
02/21/02	10	FOSTER & SEAR, LLP	PARTIAL SETTLEMENT PROCEEDS	1,500.00		48,383.06
02/21/02	10	FOSTER & SEAR, LLP	PARTIAL PAYMENT OF ADVERSARY	2,500.00		50,883.06
02/21/02	10	FOSTER & SEAR, LLP	PARTIAL SETTLEMENT PROCEEDS	2,000.00		52,883.06
02/21/02	10	FOSTER & SEAR, LLP	PROCEEDS FROM SETTLEMENT	1,500.00		54,383.06
02/28/02	15	BANK OF AMERICA	Interest Rate 1.500	48.59		54,431.65
03/29/02	15	BANK OF AMERICA	Interest Rate 1.200	57.29		54,488.94
04/30/02	15	BANK OF AMERICA	Interest Rate 1.200	53.77		54,542.71
05/31/02	15	BANK OF AMERICA	Interest Rate 1.200	55.59		54,598.30
06/24/02	000102	FOSTER & SEAR, L.L.P. ATTORNEYS AT LAW 360 PLACE OFFICE PARK 1201 N. WATSON ROAD, SUITE 145 ARLINGTON, TX 76006	Attorney's Fees & Expenses Per Orders 7-14-00; 11-22-00; 3-27-01; 6-19-02		22,607.55	31,990.75
06/25/02	000102	FOSTER & SEAR, L.L.P. ATTORNEYS AT LAW 360 PLACE OFFICE PARK 1201 N. WATSON ROAD, SUITE 145 ARLINGTON, TX 76006	Attorney's Fees & Expenses		-22,607.55	54,598.30
06/25/02	000103	FOSTER & SEAR, L.L.P. ATTORNEYS AT LAW 1201 N. WATSON ROAD, SUITE 145 ARLINGTON, TX 76006	Attorney's Fees & Expenses Per Orders 7-14-00; 11-22-00; 3-27-01; 6-19-02		21,647.81	32,950.49

Page Subtotals

14,688.35

21,647.81

ESTATE CASH RECEIPTS AND DISBURSEMENTS RECORD

Case No: 96-92697 BP9
Case Name: SWOR, ELIZABETH A.

Trustee Name: Stephen J. Zayler
Bank Name: BANK OF AMERICA
Account Number: 3753856074 Money Market - Interest Bearing

Taxpayer ID No: 75-6501624
For Period Ending: 07/01/02

Blanket Bond (per case limit): \$ 300,000.00
Separate Bond (if applicable):

1	2	3	4	5	6	7
Transaction Date	Check or Reference	Paid To / Received From	Description Of Transaction	Deposits (\$)	Disbursements (\$)	Account Balance (\$)
06/28/02 07/01/02	15	360 PLACE OFFICE PARK 1201 N. WATSON ROAD, SUITE 145 ARLINGTON, TX 76006 BANK OF AMERICA Transfer to acct #3754900482	Interest Rate 1.200 Final Posting Transfer	51.00	33,001.49	33,001.49 0.00

COLUMN TOTALS	65,089.33	65,089.33	0.00
Less: Bank Transfers	387.51	33,001.49	
Subtotal	64,701.82	32,087.84	
Less: Payments to Debtors		0.00	
Net	64,701.82	32,087.84	

TOTAL - ALL ACCOUNTS	NET DEPOSITS	DISBURSEMENTS	NET ACCOUNT BALANCE
Checking - Non Interest - 3754900482	0.00	0.00	33,001.49
Money Market - 2130249046	387.82	0.31	0.00
Money Market - Interest Bearing - 3753856074	64,701.82	32,087.84	0.00
	65,089.64	32,088.15	33,001.49

IN THE UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF TEXAS
LUFKIN DIVISION

OCT - 7 1998

IN RE:

ELIZABETH SWOR
SSN 453-76-7733

DEBTOR

§
§
§
§
§
§

CASE NO. 96-92697
CHAPTER 7

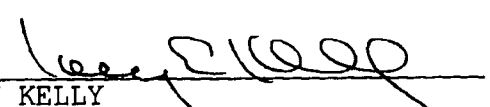
EOD OCT - 7 '98

ORDER ON TRUSTEE'S MOTION TO APPROVE STIPULATION
(Elizabeth Swor vs. Brookshire Brothers, Inc.)

CAME ON TO BE CONSIDERED the Trustee's Motion to Approve Stipulation as to Distribution of Recovery Under District Court Cause of Action, and the Court having considered said Stipulation and the pleadings on file herein, and being of the opinion that said Stipulation should be in all things approved by this Court, it is, therefore

ORDERED that said Stipulation As to Distribution of Recovery Under District Court Cause of Action is APPROVED.

SIGNED THIS _____ day of OCT 01 1998, 1998.


LARRY KELLY
United States Bankruptcy Judge

22

IN THE UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF TEXAS
LUFKIN DIVISION

IN RE:

ELIZABETH SWOR
SSN 453-76-7733
DEBTOR

§
§
§
§
§

CASE NO. 96-92697
CHAPTER 7

90 MAR -9 AM 8:19

EOD MAR 9 '99

ORDER APPROVING APPLICATION FOR COMPENSATION AND
REIMBURSEMENT OF EXPENSES FOR SPECIAL COUNSEL FOR TRUSTEE
AS AN ADMINISTRATIVE EXPENSES

CAME ON this day to be considered the Application for Compensation and Reimbursement of Expenses filed by STEPHEN J. ZAYLER, Trustee, on behalf of WESLEY HOYT AND JEFF BATES of BATES & HOYT, Special Counsel for the Bankruptcy Estate, and it appearing to the Court that the Application is well taken and should be granted pursuant to 11 U.S.C. Section 330, it is therefore

ORDERED, ADJUDGED AND DECREED that the Trustee be authorized to pay to WESLEY HOYT AND JEFF BATES of BATES & HOYT, as an administrative expense, compensation for legal services rendered as Special Counsel for the Bankruptcy Estate, the sum of \$7,846.72, and reimbursement of expenses in the sum and amount of \$2593.31 for a total of fees and expenses of \$10,440.03 and that the same be paid from the funds of this estate upon execution thereof.

DATED this 5th day of March 1999.


UNITED STATES BANKRUPTCY JUDGE

APPLICATION FOR COMPENSATION AND REIMBURSEMENT
OF EXPENSES PURSUANT TO 11 U.S.C. SECTION 330

c:\law\bankrupt\trustee\richards\spec-cou.pay

FILED
U.S. BANKRUPTCY COURT
EASTERN DISTRICT OF TX

99 DEC 9 PM 2:35

IN THE UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF TEXAS
LUFKIN DIVISION

CLERK, U.S. BANKRUPTCY
COURT

BY *ij* DEPUTY

IN RE:
ELIZABETH SWOR
SSN 453-76-7733
DEBTOR

§
§
§
§

CASE NO. 96-92697
CHAPTER 7

**ORDER ON TRUSTEE'S MOTION TO APPROVE COMPROMISE
AND SETTLEMENT OF DISTRICT COURT CAUSE OF ACTION**


EOD DEC 9'99

On or about the 4th day of November, 1999, a *Trustee's Motion to Approve Compromise and Settlement of District Court Cause of Action* was filed by Stephen J. Zayler the Chapter 7 Trustee in the above-referenced case. The Court finds that the Motion was properly served pursuant to the Federal and Local Rules of Bankruptcy Procedure and that it contained the appropriate twenty (20) day negative notice language, pursuant to Local Rule of Bankruptcy procedure 9007, which directed any party opposed to the granting of the relief sought by the Motion to file a written response within twenty days or the Motion would be deemed by the court to be unopposed. The Court finds that no objection or other written response to the Motion has been timely filed by any party. Due to the failure of any party to file a timely written response, the allegations contained in the Motion stand unopposed and, therefore, the Court finds that good cause exists for the entry of the following order. It is, therefore,

ORDERED that said compromise and settlement of portion of the above District Court cause of action against the following Defendants for the following amounts is APPROVED, and the Trustee is authorized to execute any and all documents necessary to compromise and settle this cause of action: Asten - \$500.00; Crown, Cork & Seal - \$1,000.00; CCR - \$18,630.00; Georgia Pacific - \$1,000.00; Harbison Walker - \$1,500.00; Metropolitan Life - \$1,900.00; Narco - \$1,000.00; Rapid American - \$10,000.00; Synkoloid - \$1,500.00; United States Mineral - \$1,500.00; WR Grace - \$2,000.00 for a total gross settlement of \$40,530.00.

39

SIGNED this 7th day of December 1999.



BILL PARKER
UNITED STATES BANKRUPTCY JUDGE

U.S. DEPARTMENT OF JUSTICE
FEDERAL BUREAU OF INVESTIGATION

1

1

J

1

JUL 14 12 00 PM '00

SECRET
NO FOREIGN DISSEM

EOD JUL 14 '00

4

12th day of July

UNITED STATES BANKRUPTCY JUDGE

44

IN THE UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF TEXAS
LUFKIN DIVISION

U.S. BANKRUPTCY COURT
EASTERN DISTRICT OF TEXAS

IN RE:
ELIZABETH SWOR
SSN 453-76-7733
DEBTOR

]
]
]
]
]

CASE NO. 96-92697
CHAPTER 7

JUL 14 12 00 PM '00

CLERK OF COURT
BANKRUPTCY
DEPT. OF CLERK

ORDER GRANTING TRUSTEE'S MOTION TO
APPROVE COMPROMISE AND SETTLEMENT
OF DISTRICT COURT CAUSE OF ACTION

EOD JUL 14 00

On or about June 8, 1999, the Trustee's Motion to Approve Compromise and Settlement of District Court Cause of Action was filed by Stephen J. Zayler, Trustee, on behalf of FOSTER & SEAR, Counsel for the Trustee in the above-referenced case. The Court finds that the Trustee's Motion was properly served pursuant to the Federal and Local Rules of Bankruptcy Procedure and that it contained the appropriate twenty (20)-day negative notice language, pursuant to Local Rule of Bankruptcy Procedure 9007, which directed any party opposed to the granting of the relief sought by the Application to file a written response within twenty days or the Application would be deemed by the Court to be unopposed. The Court finds that no objection or other written response to the Application has been timely filed by any party. Due to the failure of any party to file a timely written response, the allegations contained in the Application stand unopposed, and upon its review of the Application, the Court finds that good cause exists for the entry of the following order.

IT IS THEREFORE ORDERED that the Trustee's Motion to Approve Compromise and Settlement of District Court Cause of Action filed by Stephen J. Zayler, Trustee, on June 7, 2000 is hereby GRANTED so as to authorize Trustee to execute all instruments necessary to compromise and settle these causes of action.

DATED this 12th day of July, 2000.



UNITED STATES BANKRUPTCY JUDGE

cc: S. Zayler (mailbox)

45

IN THE UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF TEXAS
LUFKIN DIVISION

IN RE

ELIZABETH SWOR
SSN 453-76-7733
DEBTOR

CASE NO. 96-92697
CHAPTER 7

U.S. BANKRUPTCY COURT
EASTERN DISTRICT OF TEXAS
LUFKIN DIVISION

OCT 6 11 30 AM '00

CLERK - J. A. SHERIDAN
CLERK - J. A. SHERIDAN

APPLICATION FOR COMPENSATION
TO SPECIAL COUNSEL, FOSTER & SEAR,
PURSUANT TO 11 U.S.C. SECTION 330

NOTICE REQUIRED BY LOCAL RULE 9007

NO HEARING WILL BE CONDUCTED ON THIS APPLICATION UNLESS A WRITTEN RESPONSE IS FILED WITH THE CLERK OF THE UNITED STATES BANKRUPTCY COURT AND SERVED UPON THE PARTY FILING THIS PLEADING WITHIN TWENTY (20) DAYS FROM THE DATE OF SERVICE UNLESS THE COURT SHORTENS OR EXTENDS THE TIME FOR FILING SUCH RESPONSE. IF NO RESPONSE IS TIMELY SERVED AND FILED, THIS PLEADING SHALL BE DEEMED TO BE UNOPPOSED, AND THE COURT MAY ENTER AN ORDER GRANTING THE RELIEF SOUGHT. IF A RESPONSE IS FILED AND SERVED IN A TIMELY MANNER, THE COURT WILL THEREAFTER SET A HEARING. THE COURT RESERVES THE RIGHT TO SET A HEARING ON ANY MATTER.

TO THE HONORABLE BANKRUPTCY COURT:

COMES NOW, STEPHEN J. ZAYLER, the Trustee in the above captioned proceeding, who files this Application for Compensation to Special Counsel, FOSTER & SEAR, under 11 U.S.C. Section 330 on behalf of FOSTER & SEAR, as special counsel for the Trustee, pursuant to Rule 2016 of the Bankruptcy Rules of Procedure and Local Rule of Bankruptcy Procedure 2016 in support would show the Court as follows:

1. This Chapter 7 case was initiated by the filing of a voluntary petition for relief under Chapter 7 of the United States Code on October 18, 1996.

2. The Trustee, Stephen J. Zayler is the duly appointed and acting Trustee in this case having been appointed on October 23, 1996.

3. The Trustee makes this Application pursuant to Section 329 of the Bankruptcy Code and Rule 2016 of the Bankruptcy Rules of Procedure for professional services rendered by FOSTER & SEAR in the representation of the

52

Trustee. The undersigned, as Trustee in this proceeding, made application to the Court to employ JEFFERY B. SIMMON of FOSTER & SEAR, as Special Counsel in order to investigate Debtor's claim of personal injury incurred by secondary asbestos exposure. They prepared and filed a lawsuit in Angelina County, Texas styled **Elizabeth Swor as Plaintiff in the suit entitled Billy C. Davenport, et al vs. Owens Corning Fiberglas, et al**, and they conducted extensive discovery.

4. The Special Counsel has worked diligently in excess of three years to achieve these agreements. The successful litigations have produced total gross settlements of \$55,530.00 to date with a portion to be paid to the Bankruptcy Estate.

5. FOSTER & SEAR have represented the Bankruptcy Estate in connection with this cause of action and have received no compensation for such services nor reimbursement of any expenses during their employment. An Order was entered on July 14, 2000 for Compensation and Reimbursement of Expenses in the amount of \$23,598.55. These fees and expenses will be paid once settlement proceeds are received.

6. Pursuant to Rule 2016 of the Rules of Bankruptcy Procedure, the Trustee presents this Application seeking compensation to FOSTER & SEAR.

7. FOSTER & SEAR have rendered substantial legal services to the Trustee and the Bankruptcy Estate. A brief summary of the nature and extent of the services performed by Special Counsel for Trustee is set forth below:

Special Counsel has represented this Bankruptcy Estate in the connection with a cause of action in the District Court of Angelina County, Texas, styled Billy C. Davenport, et al vs. Owens Corning Fiberglas, et al. The Special Counsel investigated the Debtor's personal injury claim, prepared and filed a lawsuit in Angelina County, Texas, conducted extensive discovery and litigated the lawsuit against numerous Defendants to a successful agreement in the amount of \$55,530.00.

8. In support of this application, Trustee would demonstrate that the factors to be considered in awarding compensation to professionals for services performed on behalf of the Estate, as enumerated in the United States Bankruptcy Code and developed in case law, support this request for compensation of the fees in this case. 11 U. S. C. Section 330 provides that an allowance of reasonable compensation for the actual necessary professional services should be based upon the time, nature, the extent and the value of the services rendered to the estate and the cost of comparable services.

9. The controlling case authority in the Fifth Circuit governing the Court's decision on the compensation sought in this Application is **Matter of First Colonial Corp. of America, 544 F.2d 1291 (5th Cir. 1978)**.

The **First Colonial** decision lists 12 factors to be considered by a Court in determining the compensation for legal services benefiting the estate. A discussion and analysis of the major factors delineated in the **First Colonial** case applied to the services provided by FOSTER & SEAR, is set out below:

a.) TIME AND LABOR REQUIRED:

FOSTER & SEAR, have rendered a substantial amount of time as attorney in this case in investigating, filing suit, conducting discovery, and coming to a successful agreement in this case.

b.) NOVELTY AND DIFFICULTY OF THE QUESTIONS PRESENTED:

FOSTER & SEAR were retained by the Trustee to represent him in view of the complexity of this case and the damages claimed by the Debtor.

c.) SKILLS REQUISITE TO PERFORM THE SERVICES PROPERLY:

A high degree of skill was required in rendering the services in this proceeding. The paramount factor that the Court should consider is that the services rendered by FOSTER & SEAR, as Special Counsel, were beneficial to the estate of the Debtor. The Trustee respectfully maintains that such services rendered were beneficial to this debtor estate because the Special Counsel was able to settle the claims for the aggregate amount of \$55,530.00.

d.) CUSTOMARY FEE:

The fee requested in this application is customary for the degree of skill and expertise required in the performance of the legal services rendered in this case by experienced attorneys and other professionals in the Eastern District of Texas. The Trustee believes the fee charged is fair, reasonable and customary for fees at the time the services were rendered for services of a similar nature in related proceedings or other chapter proceedings involving the complexities and diversities of such a case and is a reasonable, customary and usual fee in the community for fees for legal services rendered by attorneys of similar expertise, experience, and skill. The Trustee has based this Application on a contingency fee, with the agreement of the Special Counsel, based upon and in consideration of the twelve factors governing allowance of compensation to attorneys as made applicable in this Circuit. (See **In Re: First Colonial Corporation of**

America, 544 F.2d 1291 (5th Cir. 1977), cert'd den'd 431 U. S. 904 (1977); Johnson v. Georgia Highway Express, Inc., 588 F.2d 714 (5th Cir. 1974).

e.) WHETHER THE FEE IS FIXED OR CONTINGENT:

The fee charged in this case was fixed at a contingency fee of forty percent (40%) of the gross recovery plus reimbursement of out-of-pocket expenses. The employment of FOSTER & SEAR, was approved by the Court by an Order Approving Employment of Special Counsel entered on September 18, 1998, authorizing the Special Counsel to be compensated with a contingency fee of 40% of gross recovery plus expenses, upon proper application.

f.) TIME LIMITATIONS:

Because of the time spent on this case, FOSTER & SEAR, were unable to pursue other matters representing other clients, which they would otherwise have handled.

g.) AMOUNTS INVOLVED AND RESULTS OBTAINED:

The amounts involved in the subject matter and related matters were substantial and of importance to the debtor estate. Because of the continued efforts of FOSTER & SEAR, this debtor estate was able to assist in the recovery of assets in the gross amount of \$55,530.00.

h.) UNDESIRABILITY OF CASE:

FOSTER & SEAR'S employment in connection with this case was not desirable due to the delays in receiving payment for services rendered and the uncertainty of payment at all.

i.) AWARDS IN SIMILAR CASES:

The Trustee believes that the fees sought are well within the range permitted by this Court as well as other Courts in cases of this type for representation of this nature. The Trustee believes that the time expended has been worthwhile, necessary and beneficial to the Trustee, creditors and parties in interest in an effort to maintain an orderly progress of this case and to secure and protect as many assets for the benefit of the estate as possible to achieve a final resolution.

j.) EXPERIENCE, REPUTATION AND ABILITY OF COUNSEL:

FOSTER & SEAR has a substantial expertise and experience in the representation of cases of this type. The services rendered by FOSTER & SEAR in this Application were performed entirely for the benefit of and on behalf of the Debtor and the Bankruptcy Estate and not for any other entity or person.

10. The Trustee states that no other payments have been made or promised to FOSTER & SEAR for services rendered or to be rendered in connection with the representation of the Trustee; and no agreement or understanding exists between the Trustee and any person for the sharing of compensation received or to be received for services rendered in or in connection with this case. As stated in paragraph five an Order was entered on July 14, 2000 for Compensation and Reimbursement of Expenses in the amount of \$23,598.55. These fees and expenses will be paid once settlement proceeds are received.

11. The services rendered by FOSTER & SEAR in this application were performed entirely for the benefit of and on behalf of the Debtor and the bankruptcy estate and not for any other entity or person.

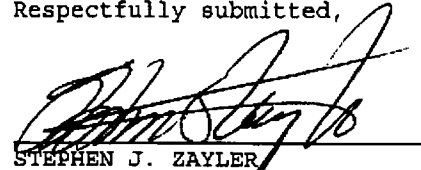
12. It is anticipated that the Trustee will file his Trustee's Final Report by December 31, 2000.

13. Applicant states that none of the compensation requested in this Application is for services rendered as Trustee in this proceeding.

14. The Trustee certifies that he has reviewed this application and the Trustee believes that the elements governing awards of professional compensation and the guidelines promulgated by the Executive Office for United States Trustees have been met.

WHEREFORE, PREMISES CONSIDERED, the Trustee respectfully prays that this Court grant compensation on this application in the amount of \$1,000.00, based on a contingency of 40% of the gross recovery of the last two settlements received in the aggregate amount of \$2,500.00, in addition to the already approved \$23,598.55, for legal services rendered to the Trustee on the settlements previously approved, for a total payment to FOSTER & SEAR on this application in the amount of \$1,000.00 out of the funds of the estate from these settlements.

Respectfully submitted,



STEPHEN J. ZAYLER
ATTORNEY AT LAW
P. O. BOX 150743
LUFKIN, TX 75915-0743
(936) 634-1020
(936) 634-1050 FAX
STATE BAR NO. 22251800

CERTIFICATE OF SERVICE

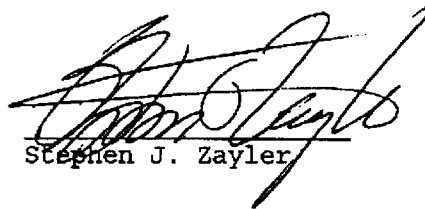
The undersigned certifies that a copy of the foregoing instrument was served upon the following and by summary to all creditors and interested parties by depositing the same in the U. S. Mail on this the 5th day of October, 2000.

U. S. Trustee
300 Plaza Center Tower
110 N. College
Tyler, TX 75702

Elizabeth Swor
Rt. 18 Box 6649
Lufkin, Texas 75904

Foster & Sear
Attorney at Law
360 Place Office Park
1201 N. Watson Road, Suite 145
Arlington, Texas 76006

Robert E. Barron
Attorneys at Law
P.O. Box 1347
Nederland, Texas 77627



Stephen J. Zayler

EXHIBIT A: SUMMARY SHEET

IN RE:)	
)	
ELIZABETH SWOR)	CASE NO. 98-92697
SSN 453-76-7733)	CHAPTER 7
DEBTOR)	

NAME OF APPLICANT: FOSTER & SEAR

ROLE IN THE CASE: Special Counsel for the Trustee

CURRENT APPLICATION

Fees Requested	\$ 1,000.00
Expenses Requested	\$ 00.00
Fees Previously Requested	\$ 21,212.00*
Fees Previously Awarded	\$ 21,212.00*
Expenses Previously Requested	\$ 2,386.55*
Expenses Previously Awarded	\$ 2,386.55*
Retainer Paid	\$ 00.00

* Indicates fee's not disbursed by Trustee as to date.

NAMES OF PROFESSIONALS/ PARAPROFESSIONALS	YEAR ADMITTED	HOURS BILLED	RATE	TOTAL FOR APPLICATION
	TO PRACTICE OR EMPLOYED AS A PARAPROFESSIONAL	CURRENT APPLICATION		
<u>Professional</u>				
Foster & Sear	Based on a contingency fee			\$1,000.00
Total				\$1,000.00

IN THE UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF TEXAS
LUFKIN DIVISION

IN RE:
ELIZABETH SWOR
SSN 453-76-7733
DEBTOR

]
]
]
]

CASE NO. 96-92697
CHAPTER 7

ORDER APPROVING APPLICATION
FOR COMPENSATION TO
SPECIAL COUNSEL, FOSTER & SEAR

On or about October 6, 2000, the Application for Compensation and Reimbursement of Expenses To Special Counsel, Foster & Sear, (the "Application") was filed by Stephen J. Zayler, Trustee, on behalf of FOSTER & SEAR, Counsel for the Trustee in the above-referenced case. The Court finds that the Application was properly served pursuant to the Federal and Local Rules of Bankruptcy Procedure and that it contained the appropriate twenty (20)-day negative notice language, pursuant to Local Rule of Bankruptcy Procedure 9007, which directed any party opposed to the granting of the relief sought by the Application to file a written response within twenty days or the Application would be deemed by the Court to be unopposed. The Court finds that no objection or other written response to the Application has been timely filed by any party. Due to the failure of any party to file a timely written response, the allegations contained in the Application stand unopposed, and upon its review of the Application, the Court finds that good cause exists for the entry of the following order.

IT IS THEREFORE ORDERED that the Trustee be authorized to pay FOSTER & SEAR, as compensation for legal services rendered as Special Counsel for the Trustee, a contingency fee of forty percent (40%) of the gross recovery for each settled claim for the sum of \$1,000.00 that the same be paid from the funds of this estate.

DATED this _____ day of _____, 2000.

UNITED STATES BANKRUPTCY JUDGE

IN THE UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF TEXAS
BEAUMONT DIVISION

FILED
U.S. BANKRUPTCY COURT
EASTERN DISTRICT OF TX

IN RE:

ELIZABETH SWOR
SSN 453-76-7733
DEBTOR

§
§
§
§
§

CASE NO. 96-92697

Nov 22 12 30 PM '00

CLERK, U.S. BANKRUPTCY
COURT
BY [Signature] DEPUTY

EOD

**ORDER APPROVING FIRST AMENDED APPLICATION
FOR COMPENSATION FOR SPECIAL COUNSEL FOR TRUSTEE
AS AN ADMINISTRATIVE EXPENSE**

NOV 22 2000

CAME ON this day to be considered the *First Amended Application for Compensation to Special Counsel, Foster & Sear* (the "Application") was filed by STEPHEN J. ZAYLER, Trustee, on behalf of FOSTER & SEAR, Special Counsel for the Bankruptcy Estate. The Court finds that the Motion was properly served pursuant to the Federal and Local Rules of Bankruptcy Procedure and that it contained the appropriate twenty (20) day negative notice language, pursuant to Local Rule of Bankruptcy Procedure 9007, which directed any party opposed to the granting of the relief sought by the Motion to file a written response within twenty (20) days or the Motion would be deemed by the Court to be unopposed. The Court finds that no objection or other written response to the motion has been timely filed by any party. The Court, having reviewed the Application and determined whether the services outlined in the Application were actual, reasonable and necessary, finds that good cause exists for the entry of the following Order.

IT IS, THEREFORE, ORDERED that the said Trustee's First Amended Application to Pay Special Counsel is approved; and the Trustee is authorized to pay to FOSTER & SEAR, as an administrative expense compensation for legal services rendered as Special Counsel for the

62

Bankruptcy Estate, the sum of \$1,160.00, and that the same be paid from the funds of this estate upon execution thereof.

DATED this 20th day of November, 2000.

A handwritten signature in cursive script, appearing to read "Bill Parker", written over a horizontal line.

UNITED STATES BANKRUPTCY JUDGE

IN THE UNITED STATES BANKRUPTCY COURT

EASTERN DISTRICT OF TEXAS
LUFKIN DIVISION

FILED
U.S. BANKRUPTCY COURT
EASTERN DISTRICT OF TX

EOD

IN RE:

ELIZABETH SWOR
SSN 453-76-7733
DEBTOR

NOV 22 2000

Nov 22 12 30 PM '00
CASE NO. 06-92697
CHAPTER 7

CLERK, U.S. BANKRUPTCY
COURT
DEPUTY

ORDER GRANTING TRUSTEE'S AMENDED MOTION
TO APPROVE COMPROMISE AND SETTLEMENT
OF DISTRICT COURT CAUSE OF ACTION

On or about October 16, 2000, the Trustee's Amended Motion to Approve Compromise and Settlement of District Court Cause of Action was filed by Stephen J. Zayler, Trustee, on behalf of FOSTER & SEAR, Counsel for the Trustee in the above-referenced case. The Court finds that the Trustee's Motion was properly served pursuant to the Federal and Local Rules of Bankruptcy Procedure and that it contained the appropriate twenty (20)-day negative notice language, pursuant to Local Rule of Bankruptcy Procedure 9007, which directed any party opposed to the granting of the relief sought by the Application to file a written response within twenty days or the Application would be deemed by the Court to be unopposed. The Court finds that no objection or other written response to the Application has been timely filed by any party. Due to the failure of any party to file a timely written response, the allegations contained in the Application stand unopposed, and upon its review of the Application, the Court finds that good cause exists for the entry of the following order.

IT IS THEREFORE ORDERED that the Trustee's Amended Motion to Approve Compromise and Settlement of District Court Cause of Action filed by Stephen J. Zayler, Trustee, on October 16, 2000 is hereby **GRANTED** so as to authorize Trustee to execute all instruments necessary to compromise and settle these causes of action.

DATED this 20th day of November, 2000.



UNITED STATES BANKRUPTCY JUDGE

63

IN THE UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF TEXAS
LUFKIN DIVISION

FILED
U.S. BANKRUPTCY COURT
EASTERN DISTRICT OF TEXAS

2001 MAR 27 AM 8:39

LEWIS U.S. BANKRUPTCY
COURT

IN RE:

]

BY _____ DEPUTY

]

ELIZABETH SWOR
SSN 453-76-7733
DEBTOR

]

CASE NO. 96-92697
CHAPTER 7

]

]

EOD

MAR 27 2001

ORDER GRANTING TRUSTEE'S FOURTH MOTION
TO APPROVE COMPROMISE AND SETTLEMENT
OF DISTRICT COURT CAUSE OF ACTION

On or about February 15, 2001, the Trustee's Fourth Motion to Approve Compromise and Settlement of District Court Cause of Action was filed by Stephen J. Zayler, Trustee, on behalf of FOSTER & SEAR, Counsel for the Trustee in the above-referenced case. The Court finds that the Trustee's Motion was properly served pursuant to the Federal and Local Rules of Bankruptcy Procedure and that it contained the appropriate twenty (20)-day negative notice language, pursuant to Local Rule of Bankruptcy Procedure 9007, which directed any party opposed to the granting of the relief sought by the Application to file a written response within twenty days or the Application would be deemed by the Court to be unopposed. The Court finds that no objection or other written response to the Application has been timely filed by any party. Due to the failure of any party to file a timely written response, the allegations contained in the Application stand unopposed, and upon its review of the Application, the Court finds that good cause exists for the entry of the following order.

IT IS THEREFORE ORDERED that the Trustee's Fourth Motion to Approve Compromise and Settlement of District Court Cause of Action filed by Stephen J. Zayler, Trustee, on or about February 14, 2001 is hereby GRANTED so as to authorize Trustee to execute all instruments necessary to compromise and settle these causes of action.

DATED this 26th day of March, 2001.


UNITED STATES BANKRUPTCY JUDGE

68

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE EASTERN DISTRICT OF TEXAS
LUFKIN DIVISION

FILED
U.S. BANKRUPTCY COURT
EASTERN DISTRICT OF TEXAS

2001 MAR 27 AM 8:39

IN RE

ELIZABETH SWOR

SSN 453-76-7733

DEBTOR

CASE NO. 96-92697

CHAPTER 7

U.S. BANKRUPTCY
COURT

BY _____ DEPUTY

EOD

MAR 27 2001

ORDER APPROVING THIRD APPLICATION FOR
COMPENSATION TO SPECIAL COUNSEL, FOSTER & SEAR

CAME ON this day to be considered the Third Application for Compensation To Special Counsel, FOSTER & SEAR, (the "Application") was filed by Stephen J. Zayler, Trustee, on behalf of FOSTER & SEAR, Counsel for the Trustee in the above-referenced case. The Court finds that the Application was properly served pursuant to the Federal and Local Rules of Bankruptcy Procedure and that it contained the appropriate twenty (20)-day negative notice language, pursuant to Local Rule of Bankruptcy Procedure 9007, which directed any party opposed to the granting of the relief sought by the Application to file a written response within twenty days or the Application would be deemed by the Court to be unopposed. The Court finds that no objection or other written response to the Application has been timely filed by any party. Due to the failure of any party to file a timely written response, the allegations contained in the Application stand unopposed, and upon its review of the Application, the Court finds that good cause exists for the entry of the following order.

IT IS, THEREFORE, ORDERED that the said Trustee's Application to Pay Special Counsel is approved; and the Trustee be authorized to pay FOSTER & SEAR, as an administrative expense, compensation for legal services rendered as Special Counsel for the Trustee, a contingency fee of forty percent (40%) of the gross recovery for each settled claim covered in the Third Application for Compensation to Special Counsel, FOSTER & SEAR, for the sum of \$1,369.00, and that the same be paid from the funds of this estate upon execution thereof.

DATED this 26th day of March, 2001.



UNITED STATES BANKRUPTCY JUDGE

69

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE EASTERN DISTRICT OF TEXAS
LUFKIN DIVISION

FILED
U.S. BANKRUPTCY
COURT
EASTERN DISTRICT
01 NOV 29 PM 2:3
CLERK, U.S. BANKRUPTCY
COURT
BY _____ DEPUTY

IN RE:

ELIZABETH SWOR
SSN 453-76-7733
DEBTOR

EOD
NOV 29 2001

§
§
§
§
§
§

CASE NO. 96-92697
CHAPTER 7

ORDER GRANTING TRUSTEE'S FIFTH MOTION
TO APPROVE COMPROMISE AND SETTLEMENT
OF DISTRICT COURT CAUSE OF ACTION

On or about October 23, 2001, the Trustee's Fifth Motion to Approve Compromise and Settlement of District Court Cause of Action was filed by Stephen J. Zayler, Trustee, on behalf of FOSTER & SEAR, Counsel for the Trustee in the above-referenced case. The Court finds that the Trustee's Motion was properly served pursuant to the Federal and Local Rules of Bankruptcy Procedure and that it contained the appropriate twenty (20)-day negative notice language, pursuant to Local Rule of Bankruptcy Procedure 9007, which directed any party opposed to the granting of the relief sought by the Application to file a written response within twenty days or the Application would be deemed by the Court to be unopposed. The Court finds that no objection or other written response to the Application has been timely filed by any party. Due to the failure of any party to file a timely written response, the allegations contained in the Application stand unopposed, and upon its review of the Application, the Court finds that good cause exists for the entry of the following order.

IT IS THEREFORE ORDERED that the Trustee's Fifth Motion to Approve Compromise and Settlement of District Court Cause of Action filed by Stephen J. Zayler, Trustee, on or about October 23, 2001 is hereby GRANTED so as to authorize Trustee to execute all instruments necessary to compromise and settle these causes of action.

DATED this 27th day of November, 2001.


UNITED STATES BANKRUPTCY JUDGE

IN THE UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF TEXAS
LUFKIN DIVISION

FILED
U.S. BANKRUPTCY COURT
EASTERN DISTRICT OF TEXAS

JUN 19 2002

A.M.
P.M.

CLERK, U.S. BANKRUPTCY COURT
BY: DEPUTY

IN RE:
ELIZABETH SWOR
SSN 453-76-7733
DEBTOR

§
§
§
§

CASE NO. 96-92697
CHAPTER 7

EOD

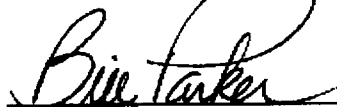
JUN 19 2002

**ORDER ON TRUSTEE'S SIXTH MOTION TO APPROVE COMPROMISE
AND SETTLEMENT OF DISTRICT COURT CAUSE OF ACTION**

On this day came on to be considered, a *Trustee's Sixth Motion to Approve Compromise and Settlement of District Court Cause of Action* was filed by Stephen J. Zayler the Chapter 7 Trustee in the above-referenced case. The Court finds that the Motion was properly served pursuant to the Federal and Local Rules of Bankruptcy Procedure and that it contained the appropriate twenty (20) day negative notice language, pursuant to Local Rule of Bankruptcy procedure 9007, which directed any party opposed to the granting of the relief sought by the Motion to file a written response within twenty days or the Motion would be deemed by the court to be unopposed. The Court finds that no objection or other written response to the Motion has been timely filed by any party. Due to the failure of any party to file a timely written response, the allegations contained in the Motion stand unopposed and, therefore, the Court finds that good cause exists for the entry of the following order. It is, therefore,

ORDERED that said compromise and settlement of a portion of the above District Court cause of action against the following Defendants for the following amounts is APPROVED, and the Trustee is authorized to execute any and all documents necessary to compromise and settle this cause of action against Fibreboard in the amount of \$4,500.00 and Owens-Corning in the amount of \$4,500.00, for a total settlement of \$9,000.00.

SIGNED this 18th day of June, 2002.

A handwritten signature in cursive script, appearing to read "Bill Parker", written over a horizontal line.

BILL PARKER

UNITED STATES BANKRUPTCY JUDGE

FILED
U.S. BANKRUPTCY COURT
EASTERN DISTRICT OF TEXAS

IN THE UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF TEXAS
LUFKIN DIVISION

JUN 19 2002

CLERK, U.S. BANKRUPTCY COURT
BY: _____
DEPUTY _____

A.M.
P.M.

IN RE:
ELIZABETH SWOR
SSN 453-76-7733
DEBTOR

\$
\$
\$
\$

CASE NO. 96-92697
CHAPTER 7

EOD

JUN 19 2002

**ORDER APPROVING APPLICATION FOR COMPENSATION AND
REIMBURSEMENT OF EXPENSES FOR SPECIAL COUNSEL FOR TRUSTEE
AS AN ADMINISTRATIVE EXPENSE**

CAME ON this day to be considered the *Application for Compensation and Reimbursement of Expenses* filed by STEPHEN J. ZAYLER, Trustee, on behalf of FRANK WATHEN and the Law Firm of FOSTER & SEAR, L.L.P., Special Counsel for the Bankruptcy Estate. The Court finds that the Motion was properly served pursuant to the Federal and Local Rules of Bankruptcy Procedure and that it contained the appropriate twenty (20) day negative notice language, pursuant to Local Rule of Bankruptcy Procedure 9007, which directed any party opposed to the granting of the relief sought by the Motion to file a written response within twenty (20) days or the Motion would be deemed by the Court to be unopposed. The Court finds that no objection or other written response to the motion has been timely filed by any party. The Court, having reviewed the Application and determined whether the services outlined in the Application were actual, reasonable and necessary, finds that good cause exists for the entry of the following Order.

IT IS, THEREFORE, ORDERED that the Application to pay Special Counsel is approved; and the Trustee is authorized to pay to FRANK WATHEN and the Law Firm of FOSTER & SEAR, L.L.P., as an administrative expense compensation for legal services rendered as Special Counsel for the Bankruptcy Estate, the sum of \$3,890.00 plus the reimbursement of out-of-pocket expenses in the sum and amount of \$0.00 for a total of fees and expenses of \$3,890.00 and that this amount be paid from the funds of this estate upon entry of this Order.

**APPLICATION FOR COMPENSATION AND REIMBURSEMENT
OF EXPENSES PURSUANT TO 11 U.S.C. SECTION 330**

SC/c:\law\bankrupt\trustee\swor\pay-spec-cou-4

DATED this 18th day of June, 2002.



BILL PARKER, U.S. BANKRUPTCY JUDGE

**APPLICATION FOR COMPENSATION AND REIMBURSEMENT
OF EXPENSES PURSUANT TO 11 U.S.C. SECTION 330**

SC/c:\law\bankrupt\trustee\swor\pay-spec-cou-4

SCHEDULE B

APPLICATION FOR COMPENSATION

COMPUTATION OF COMMISSIONS

Receipts	\$65,089.33	25% of First \$5,000	\$1,250.00
Less	-\$5,000	(\$1,250.00 Max)	
Balance	\$60,089.33	10% of Next \$45,000	\$4,500.00
Less	-\$45,000	(\$4,500.00 Max)	
Balance	\$15,089.33	5% of Next \$950,000	\$754.47
Less	-\$950,000	(\$47,500.00 Max)	
Balance	\$0.00	3% of Balance	\$0.00

TOTAL COMPENSATION REQUESTED \$6,504.47

TRUSTEE EXPENSES:

Premium on Trustee's Bond	\$0.00
Travel (232.00 mile at 0.35cents per mile)	\$81.20
Copies (2,207.00 page at 0.25 cents per copy)	\$543.65
Postage	\$145.60
Telephone Charges	\$34.40
Clerical/Secretarial (12.90 at 15.00 per hour)	\$193.50
Paralegal/Assistance (19.10 at 50.00 per hour)	<u>\$955.00</u>
Supplies/Stationary	\$2.25
Distribution Expenses	\$0.00
Miscellaneous	\$0.00

TOTAL EXPENSES \$1,955.60

Records : Trustee did not take possession of
business or personal records of Debtor.

X

Notice given debtor on
to pick up business or personal records
in hands of Trustee.

Compensation and Expenses Worksheet

Case Number: 96-92697 BP9

Debtor: SWOR, ELIZABETH A.

1. COMPUTATION OF COMPENSATION

Total disbursements to other than the debtor are:

Pursuant to 11 U.S.C. § 326, compensation is computed as follows:			\$65,089.33
	\$65,089.33	25% of First \$5,000	\$1,250.00
Less -	\$5,000.00	(\$1,250 Maximum)	
Balance	\$60,089.33	10% of Next \$45,000	\$4,500.00
Less -	\$45,000.00	(\$4,500 Maximum)	
Balance	\$15,089.33	5% of Next \$950,000	\$754.47
Less -	\$15,089.33	(\$47,500 Maximum)	
Balance	\$0.00	3% of Balance	\$0.00
TOTAL COMPENSATION CALCULATED:			\$6,504.47
Less Previously Paid Compensation:			\$0.00
TOTAL COMPENSATION REQUESTED:			\$6,504.47

2. TRUSTEE EXPENSES

The Trustee has incurred the following expenses:

12/10/96	COPY: Photocopy/Duplication Expense 4 pages @ 0.2500 / page	\$1.00
01/24/97	COPY: Photocopy/Duplication Expense 2 pages @ 0.2500 / page	\$0.50
01/24/97	POST: Postage 1 each @ 0.3200 / each	\$0.32
02/03/97	POST: Postage 1 each @ 0.3200 / each	\$0.32
02/04/97	COPY: Photocopy/Duplication Expense 2 pages @ 0.2500 / page	\$0.50
02/05/97	COPY: Photocopy/Duplication Expense 28 pages @ 0.2500 / page	\$7.00
02/05/97	POST: Postage 1 each @ 1.0000 / each	\$1.00
02/05/97	POST: Postage 3 each @ 0.5500 / each	\$1.65
02/14/97	COPY: Photocopy/Duplication Expense 1 page @ 0.2500 / page	\$0.25
02/14/97	POST: Postage 1 each @ 0.3200 / each	\$0.32
04/22/97	COPY: Photocopy/Duplication Expense 2 pages @ 0.2500 / page	\$0.50
04/22/97	POST: Postage 1 each @ 0.3200 / each	\$0.32
05/28/97	COPY: Photocopy/Duplication Expense 2 pages @ 0.2500 / page	\$0.50
05/28/97	POST: Postage 2 each @ 0.3200 / each	\$0.64
09/08/97	COPY: Photocopy/Duplication Expense 1 page @ 0.2500 / page	\$0.25
08/06/98	COPY: Photocopy/Duplication Expense 2 pages @ 0.2500 / page	\$0.50

Compensation and Expenses Worksheet

Case Number: 96-92697 BP9

Debtor: SWOR, ELIZABETH A.

08/06/98	POST: Postage 1 each @ 0.3200 / each	\$0.32
08/13/98	COPY: Photocopy/Duplication Expense 45 pages @ 0.2500 / page	\$11.25
08/13/98	POST: Postage 12 each @ 0.3200 / each	\$3.84
08/25/98	COPY: Photocopy/Duplication Expense 3 pages @ 0.2500 / page	\$0.75
08/25/98	POST: Postage 1 each @ 0.3200 / each	\$0.32
08/26/98	COPY: Photocopy/Duplication Expense 109 pages @ 0.2500 / page	\$27.25
08/26/98	POST: Postage 13 each @ 0.3200 / each	\$4.16
08/26/98	POST: Postage 3 each @ 0.5500 / each	\$1.65
08/26/98	POST: Postage 1 each @ 1.5500 / each	\$1.55
01/26/99	COPY: Photocopy/Duplication Expense 94 pages @ 0.2500 / page	\$23.50
01/26/99	POST: Postage 1 each @ 1.6600 / each	\$1.66
01/26/99	POST: Postage 4 each @ 0.9900 / each	\$3.96
03/30/99	COPY: Photocopy/Duplication Expense 6 pages @ 0.2500 / page	\$1.50
04/06/99	PHONE: Telephone Expense 1 @ 2.0000 817-633-3355	\$2.00
04/06/99	PHONE: Telephone Expense 1 @ 20.0000 819-633-3355	\$20.00
04/21/99	COPY: Photocopy/Duplication Expense 5 pages @ 0.2500 / page	\$1.25
04/21/99	COPY: Photocopy/Duplication Expense 2 pages @ 0.2500 / page	\$0.50
04/21/99	POST: Postage 1 each @ 0.3300 / each	\$0.33
04/21/99	POST: Postage 1 each @ 0.3300 / each	\$0.33
05/13/99	COPY: Photocopy/Duplication Expense 3 pages @ 0.2500 / page	\$0.75
06/04/99	POST: Postage 1 each @ 1.0000 / each	\$1.00
06/07/99	COPY: Photocopy/Duplication Expense 42 pages @ 0.2500 / page	\$10.50
07/12/99	POST: Postage 1 each @ 0.3300 / each	\$0.33
07/21/99	COPY: Photocopy/Duplication Expense 97 pages @ 0.2500 / page	\$24.25
07/21/99	POST: Postage 3 each @ 0.8800 / each	\$2.64
07/21/99	POST: Postage 1 each @ 1.6600 / each	\$1.66
07/21/99	POST: Postage 2 each @ 3.2000 / each	\$6.40
08/11/99	PHONE: Telephone Expense 1 @ 5.0000 FAX 817-633-5507	\$5.00
08/27/99	COPY: Photocopy/Duplication Expense 2 pages @ 0.2500 / page	\$0.50
09/14/99	TRAVEL: Travel 232 miles @ 0.3500 / mile	\$81.20
09/27/99	PHONE: Telephone Expense 1 @ 2.0000	\$2.00
10/15/99	PHONE: Telephone Expense 5 @ 0.0500 Fax Expense	\$0.25
10/18/99	COPY: Photocopy/Duplication Expense 12 pages @ 0.2500 / page	\$3.00

Compensation and Expenses Worksheet

Case Number: 96-92697 BP9

Debtor: SWOR, ELIZABETH A.

11/03/99	COPY: Photocopy/Duplication Expense 86 pages @ 0.2500 / page	\$21.50
11/03/99	POST: Postage 16 each @ 0.3340 / each	\$5.34
11/03/99	POST: Postage 1 each @ 0.5500 / each	\$0.55
11/03/99	POST: Postage 1 each @ 1.3300 / each	\$1.33
12/13/99	COPY: Photocopy/Duplication Expense 1 page @ 0.2500 / page	\$0.25
12/17/99	COPY: Photocopy/Duplication Expense 2 pages @ 0.2500 / page	\$0.50
01/31/00	COPY: Photocopy/Duplication Expense 2 pages @ 0.2500 / page	\$0.50
01/31/00	POST: Postage 2 each @ 0.3300 / each	\$0.66
04/07/00	COPY: Photocopy/Duplication Expense 32 pages @ 0.2500 / page	\$8.00
04/07/00	POST: Postage 1 each @ 1.6600 / each	\$1.66
04/07/00	POST: Postage 1 each @ 0.3300 / each	\$0.33
04/28/00	COPY: Photocopy/Duplication Expense 3 pages @ 0.2500 / page	\$0.75
05/23/00	PHONE: Telephone Expense 3 @ 0.0500 FAX	\$0.15
06/06/00	POST: Postage 16 each @ 0.3300 / each	\$5.28
06/06/00	POST: Postage 1 each @ 3.2000 / each	\$3.20
06/06/00	POST: Postage 2 each @ 1.0000 / each	\$2.00
06/06/00	POST: Postage 1 each @ 0.3300 / each	\$0.33
06/06/00	POST: Postage 1 each @ 0.5500 / each	\$0.55
06/06/00	POST: Postage 1 each @ 0.5500 / each	\$0.55
06/06/00	POST: Postage 1 each @ 0.9900 / each	\$0.99
06/06/00	POST: Postage 1 each @ 0.5500 / each	\$0.55
06/08/00	POST: Postage 1 each @ 0.3300 / each	\$0.33
07/19/00	COPY: Photocopy/Duplication Expense 2 pages @ 0.2500 / page	\$0.50
07/31/00	COPY: Photocopy/Duplication Expense 1 page @ 0.2500 / page	\$0.25
07/31/00	POST: Postage 1 each @ 0.3300 / each	\$0.33
08/01/00	PHONE: Telephone Expense 1 @ 3.0000 FAX 817-633-5507	\$3.00
08/01/00	POST: Postage 1 each @ 0.3300 / each	\$0.33
08/02/00	COPY: Photocopy/Duplication Expense 1 page @ 0.2500 / page	\$0.25
08/03/00	COPY: Photocopy/Duplication Expense 16 pages @ 0.2500 / page	\$4.00
08/03/00	POST: Postage 1 each @ 3.2000 / each	\$3.20
08/07/00	PHONE: Telephone Expense 1 @ 2.0000 817-633-5507	\$2.00
08/14/00	COPY: Photocopy/Duplication Expense 5 pages @ 0.2500 / page	\$1.25
08/31/00	COPY: Photocopy/Duplication Expense 3 pages @ 0.2500 / page	\$0.75
09/11/00	COPY: Photocopy/Duplication Expense 14 pages @ 0.0700 / page	\$0.98

Compensation and Expenses Worksheet

Case Number: 96-92697 BP9

Debtor: SWOR, ELIZABETH A.

	Pacer Copies	
09/11/00	COPY: Photocopy/Duplication Expense 2 pages @ 0.0700 / page Pacer Copies	\$0.14
09/11/00	COPY: Photocopy/Duplication Expense 6 pages @ 0.0700 / page Pacer Copies	\$0.42
09/11/00	COPY: Photocopy/Duplication Expense 4 pages @ 0.0700 / page Pacer Copies	\$0.28
09/12/00	COPY: Photocopy/Duplication Expense 5 pages @ 0.0700 / page Pacer Copies	\$0.35
09/12/00	COPY: Photocopy/Duplication Expense 2 pages @ 0.2500 / page	\$0.50
09/12/00	COPY: Photocopy/Duplication Expense 5 pages @ 0.0700 / page Pacer Copies	\$0.35
09/12/00	POST: Postage 1 each @ 0.3300 / each	\$0.33
09/13/00	COPY: Photocopy/Duplication Expense 136 pages @ 0.2500 / page	\$34.00
09/13/00	POST: Postage 2 each @ 0.8800 / each	\$1.76
09/13/00	POST: Postage 1 each @ 3.5500 / each	\$3.55
09/13/00	POST: Postage 1 each @ 3.2000 / each	\$3.20
09/27/00	COPY: Photocopy/Duplication Expense 18 pages @ 0.2500 / page	\$4.50
09/27/00	POST: Postage 1 each @ 0.3300 / each	\$0.33
09/27/00	POST: Postage 1 each @ 0.8800 / each	\$0.88
10/02/00	COPY: Photocopy/Duplication Expense 9 pages @ 0.2500 / page	\$2.25
10/05/00	COPY: Photocopy/Duplication Expense 202 pages @ 0.2500 / page	\$50.50
10/05/00	POST: Postage 1 each @ 0.9900 / each	\$0.99
10/05/00	POST: Postage 15 each @ 0.3300 / each	\$4.95
10/05/00	POST: Postage 6 each @ 0.8800 / each	\$5.28
10/05/00	POST: Postage 1 each @ 0.5500 / each	\$0.55
10/05/00	POST: Postage 15 each @ 0.3300 / each	\$4.95
10/16/00	COPY: Photocopy/Duplication Expense 21 pages @ 0.2500 / page	\$5.25
10/19/00	COPY: Photocopy/Duplication Expense 335 pages @ 0.2500 / page	\$83.75
10/19/00	POST: Postage 3 each @ 1.0000 / each	\$3.00
10/19/00	POST: Postage 15 each @ 0.3300 / each	\$4.95
10/19/00	POST: Postage 1 each @ 1.3300 / each	\$1.33
10/25/00	COPY: Photocopy/Duplication Expense 9 pages @ 0.0700 / page Pacer Copies	\$0.63
11/10/00	COPY: Photocopy/Duplication Expense 1 page @ 0.2500 / page	\$0.25
11/13/00	COPY: Photocopy/Duplication Expense 8 pages @ 0.2500 / page	\$2.00
11/13/00	POST: Postage 1 each @ 1.6600 / each	\$1.66

Compensation and Expenses Worksheet

Case Number: 96-92697 BP9

Debtor: SWOR, ELIZABETH A.

11/17/00	COPY: Photocopy/Duplication Expense 3 pages @ 0.2500 / page	\$0.75
11/17/00	POST: Postage 1 each @ 0.3300 / each	\$0.33
11/28/00	COPY: Photocopy/Duplication Expense 4 pages @ 0.2500 / page	\$1.00
12/19/00	COPY: Photocopy/Duplication Expense 4 pages @ 0.2500 / page	\$1.00
01/26/01	COPY: Photocopy/Duplication Expense 1 page @ 0.2500 / page	\$0.25
01/26/01	POST: Postage 1 each @ 1.0000 / each	\$1.00
01/29/01	COPY: Photocopy/Duplication Expense 2 pages @ 0.2500 / page	\$0.50
01/29/01	POST: Postage 1 each @ 0.3400 / each	\$0.34
02/06/01	COPY: Photocopy/Duplication Expense 1 page @ 0.2500 / page	\$0.25
02/06/01	POST: Postage 1 each @ 1.3400 / each	\$1.34
02/08/01	COPY: Photocopy/Duplication Expense 2 pages @ 0.2500 / page	\$0.50
02/08/01	POST: Postage 1 each @ 0.3400 / each	\$0.34
02/14/01	COPY: Photocopy/Duplication Expense 80 pages @ 0.2500 / page	\$20.00
02/14/01	COPY: Photocopy/Duplication Expense 89 pages @ 0.2500 / page	\$22.25
02/14/01	COPY: Photocopy/Duplication Expense 2 pages @ 0.2500 / page	\$0.50
02/14/01	POST: Postage 1 each @ 2.5500 / each	\$2.55
02/14/01	POST: Postage 1 each @ 0.9900 / each	\$0.99
02/14/01	POST: Postage 3 each @ 0.5500 / each	\$1.65
02/14/01	POST: Postage 18 each @ 0.3400 / each	\$6.12
04/04/01	COPY: Photocopy/Duplication Expense 8 pages @ 0.2500 / page	\$2.00
05/29/01	COPY: Photocopy/Duplication Expense 2 pages @ 0.2500 / page	\$0.50
05/29/01	POST: Postage 1 each @ 0.3400 / each	\$0.34
07/13/01	POST: Postage 1 each @ 0.3400 / each	\$0.34
07/16/01	COPY: Photocopy/Duplication Expense 33 pages @ 0.2500 / page	\$8.25
07/16/01	COPY: Photocopy/Duplication Expense 3 pages @ 0.2500 / page	\$0.75
07/16/01	POST: Postage 8 each @ 0.3400 / each	\$2.72
07/16/01	POST: Postage 1 each @ 0.5700 / each	\$0.57
07/25/01	COPY: Photocopy/Duplication Expense 8 pages @ 0.2500 / page	\$2.00
10/09/01	COPY: Photocopy/Duplication Expense 7 pages @ 0.2500 / page	\$1.75
10/22/01	COPY: Photocopy/Duplication Expense 143 pages @ 0.2500 / page	\$35.75
10/22/01	POST: Postage 3 each @ 0.5700 / each	\$1.71
10/22/01	POST: Postage 28 each @ 0.3400 / each	\$9.52
10/25/01	COPY: Photocopy/Duplication Expense 14 pages @ 0.2500 / page	\$3.50
11/02/01	COPY: Photocopy/Duplication Expense 12 pages @ 0.2500 / page	\$3.00
02/21/02	COPY: Photocopy/Duplication Expense 20 pages @ 0.2500 / page	\$5.00
06/21/02	COPY: Photocopy/Duplication Expense 101 pages @ 0.2500 / page	\$25.25

Compensation and Expenses Worksheet

Case Number: 96-92697 BP9

Debtor: SWOR, ELIZABETH A.

06/25/02	COPY: Photocopy/Duplication Expense 2 pages @ 0.2500 / page	\$0.50
06/25/02	POST: Postage 1 each @ 3.9400 / each	\$3.94
07/01/02	COPY: Photocopy/Duplication Expense 271 pages @ 0.2500 / page	\$67.75
07/01/02	PARA: Paralegal Expense 19.1 @ 50.0000	\$955.00
07/01/02	POST: Postage 7 each @ 0.3400 / each	\$2.38
07/01/02	POST: Postage 2 each @ 0.8000 / each	\$1.60
07/01/02	POST: Postage 2 each @ 3.9400 / each	\$7.88
07/01/02	SEC: Secretarial Expense 12.9 @ 15.0000	\$193.50
07/01/02	SUPPLY: Supplies & Stationery 8 @ 0.1000 Manilla Folders	\$0.80
07/01/02	SUPPLY: Supplies & Stationery 1 @ 1.4500 Expandable Folder	\$1.45

Expense Summary

COPY: Photocopy/Duplication Expense 45 pages @ 0.07 / page	\$3.15
COPY: Photocopy/Duplication Expense 2162 pages @ 0.25 / page	\$540.50
PARA: Paralegal Expense 19.1 @ 50.00	\$955.00
PHONE: Telephone Expense 8 @ 0.05	\$0.40
PHONE: Telephone Expense 3 @ 2.00	\$6.00
PHONE: Telephone Expense 1 @ 3.00	\$3.00
PHONE: Telephone Expense 1 @ 5.00	\$5.00
PHONE: Telephone Expense 1 @ 20.00	\$20.00
POST: Postage 33 each @ 0.32 / each	\$10.56
POST: Postage 74 each @ 0.33 / each	\$24.42
POST: Postage 16 each @ 0.33 / each	\$5.34
POST: Postage 65 each @ 0.34 / each	\$22.10
POST: Postage 14 each @ 0.55 / each	\$7.70
POST: Postage 4 each @ 0.57 / each	\$2.28
POST: Postage 2 each @ 0.80 / each	\$1.60
POST: Postage 12 each @ 0.88 / each	\$10.56
POST: Postage 7 each @ 0.99 / each	\$6.93
POST: Postage 8 each @ 1.00 / each	\$8.00
POST: Postage 2 each @ 1.33 / each	\$2.66
POST: Postage 1 each @ 1.34 / each	\$1.34
POST: Postage 1 each @ 1.55 / each	\$1.55
POST: Postage 4 each @ 1.66 / each	\$6.64
POST: Postage 1 each @ 2.55 / each	\$2.55

Compensation and Expenses Worksheet

Case Number: 96-92697 BP9

Debtor: SWOR, ELIZABETH A.

POST: Postage 5 each @ 3.20 / each	\$16.00
POST: Postage 1 each @ 3.55 / each	\$3.55
POST: Postage 3 each @ 3.94 / each	\$11.82
SEC: Secretarial Expense 12.9 @ 15.00	\$193.50
SUPPLY: Supplies & Stationery 8 @ 0.10	\$0.80
SUPPLY: Supplies & Stationery 1 @ 1.45	\$1.45
TRAVEL: Travel 232 miles @ 0.35 / mile	\$81.20

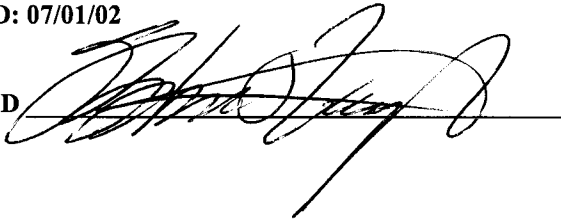
TOTAL EXPENSES CALCULATED:	\$1,955.60
Less Previously Paid Expenses:	\$0.00

TOTAL EXPENSES REQUESTED:	\$1,955.60
---------------------------	------------

TOTAL EXPENSES AND COMPENSATION REQUESTED:	\$8,460.07
--	------------

DATED: 07/01/02

SIGNED



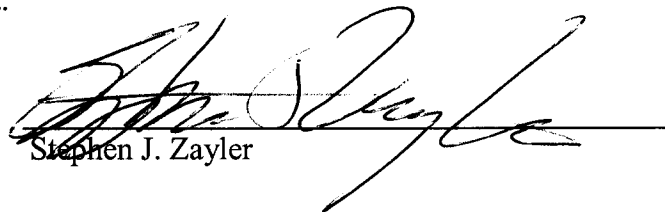
TRUSTEE: Stephen J. Zayler
P. O. Box 150743
Lufkin, TX 75915-0743

THE STATE OF TEXAS)

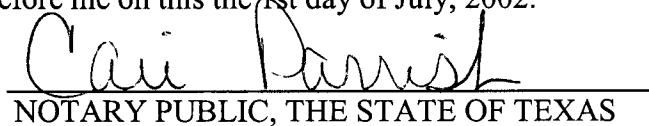
COUNTY OF)

BEFORE ME, the undersigned authority on this date personally appeared Stephen J. Zayler, and under oath stated the following:

"I, Stephen J. Zayler, am the duly appointed Trustee in the Elizabeth A. Swor, bankruptcy proceeding. I am hereby making application for the maximum amount of Trustee fees, as it is my opinion that the maximum amount was earned by me in carrying out my duties as Trustee. I held the 341a meeting, collected lawsuit proceeds, and had numerous conferences and correspondence with the debtor, and the debtors' attorney. Further, I performed all other numerous duties of a Trustee, including, but not limited to, preparing Trustee's Final Report, will make disbursements and will prepare the Supplemental Final Report.


Stephen J. Zayler

SWORN TO AND SUBSCRIBED TO before me on this the 1st day of July, 2002.


NOTARY PUBLIC, THE STATE OF TEXAS



ITEMIZATION OF SECRETARIAL AND CLERICAL TIME

December 10, 1996 - Load assets, lien, and exemption information;
(RA - .40)

December 10, 1997 - Open bank account and loan bank account information;
(RA - .20)

December 10, 1996 - Prepare deposit, post, and transmit;
(RA - .20)

January 16, 1997 - Post interest and reconcile bank statement;
(EG - .10)

January 23, 1997 - Transmit SS-4 to IRS;
(RA - .10)

January 23, 1997 - Telephone conference with Union Bank regarding incorrect name on statement;
(RA - .10)

February 11, 1997 - Post interest and reconcile bank statement;
(RA - .10)

March 31, 1997 - Post interest and reconcile bank statement;
(RA - .10)

April 8, 1997 - Post interest and reconcile bank statement;
(RA - .10)

May 6, 1997 - Post interest and reconcile bank statement;
(RA - .10)

June 10, 1997 - Post interest and reconcile bank statement;
(RA - .10)

July 24, 1997 - Post interest and reconcile bank statement;
(RA - .10)

August 11, 1997 - Post interest and reconcile bank statement;
(RA - .10)

September 9, 1997 - Post interest and reconcile bank statement;
(RA - .10)

October 10, 1997 - Post interest and reconcile bank statement;
(RA - .10)

November 10, 1997 - Post interest and reconcile bank statement;
(RA - .10)

December 9, 1997 - Post interest and reconcile bank statement;
(RA - .10)

January 12, 1998 - Post interest and reconcile bank statement;
(RA - .10)

February 9, 1998 - Post interest and reconcile bank statement;
(RA - .10)

March 10, 1998 - Post interest and reconcile bank statement;
(RA - .10)

April 8, 1998 - Post interest and reconcile bank statement;
(RA - .10)

May 9, 1998 - Post interest and reconcile bank statement;
(RA - .10)

June 5, 1998 - Post interest and reconcile bank statement;
(RA - .10)

July 16, 1998 - Post interest and reconcile bank statement;
(BH - .10)

August 18, 1998 - Post interest and reconcile bank statement;
(RA - .10)

September 8, 1998 - Post interest and reconcile bank statement;
(BH - .10)

September 21, 1998 - Reconcile bank statement;
(RA - .10)

October 20, 1998 - Reconcile Bank Statement;
(RA - .10)

November 11, 1998 - Reconcile Bank Statement;
(RA - .10)

December 14, 1998 - Reconcile Bank Statement;
(RA - .10)

January 13, 1999 - Reconcile Bank Statement;
(RA - .10)

February 16, 1999 - Reconcile Bank Statement;
(BH - .10)

March 11, 1999 - Reconcile Bank Statement;
(BH - .10)

March 30, 1999 - Prepare deposit, post, and transmit;
(RA - .20)

April 12, 1999 - Reconcile Bank Statement;
(BH - .10)

May 13, 1999 - Prepare deposit, post, and transmit;
(RA - .20)

May 18, 1999 - Reconcile Bank Statement;
(BH - .10)

June 16, 1999 - Reconcile Bank Statement;
(BH - .10)

July 14, 1999 - Reconcile Bank Statement;
(BH - .10)

August 16, 1999 - Reconcile Bank Statement;
(BH - .10)

September 14, 1999 - Reconcile Bank Statement;
(BH - .10)

October 14, 1999 - Reconcile Bank Statement;
(CP - .10)

November 15, 1999 - Reconcile Bank Statement;
(BH - .10)

December 15, 1999 - Reconcile Bank Statement;
(SC - .10)

January 18, 2000 - Reconcile Bank Statement;
(JW - .10)

February 16, 2000 - Reconcile Bank Statement;
(RA - .10)

March 22, 2000 - Reconcile Bank Statement;
(RA - .10)

April 13, 2000 - Reconcile Bank Statement;
(SB - .10)

May 13, 2000 - Reconcile Bank Statement;
(SB - .10)

May 22, 2000 - Prepare 2 deposits, post, and transmit;
(RA - .40)

June 16, 2000 - Reconcile Bank Statement;
(SB - .10)

July 14, 2000 - Reconcile Bank Statement;
(SB - .10)

August 11, 2000 - Reconcile Bank Statement;
(SB - .10)

September 14, 2000 - Reconcile Bank Statement;
(SB - .10)

October 16, 2000 - Prepare 5 deposits, post, and transmit;
(RA - .60)

October 20, 2000 - Reconcile Bank Statement;
(SB - .10)

November 15, 2000 - Reconcile Bank Statement;
(SB - .10)

November 17, 2000 - Prepare deposit, post, and transmit;
(RA - .20)

November 28, 2000 - Prepare deposit, post, and transmit;
(RA - .20)

December 13, 2000 - Reconcile Bank Statement;
(SB - .10)

December 19, 2000 - Prepare deposit, post, and transmit;
(RA - .20)

January 16, 2001 - Reconcile Bank Statement;
(MR - .10)

February 13, 2001 - Reconcile Bank Statement;
(MR - .10)

March 14, 2001- Reconcile Bank Statement;
(MR - .10)

April 12, 2001 - Reconcile Bank Statement;
(MR - .10)

May 15, 2001 - Reconcile Bank Statement;
(MR - .10)

June 13, 2001 - Reconcile Bank Statements;
(MR - .10)

July 12, 2001 - Reconcile Bank Statements;
(MR - .10)

August 13, 2001 - Reconcile Bank Statement;
(MR - .10)

September 17, 2001 - Reconcile Bank Statements;
(MR - .10)

October 15, 2001 - Reconcile Bank Statement;
(MR - .10)

November 16, 2001 - Reconcile Bank Statement;
(MR - .10)

December 13, 2001 - Reconcile Bank Statement;
(MR - .10)

January 17, 2002 - Reconcile Bank Statement;
(MR - .10)

February 12, 2002 - Reconcile Bank Statement;
(MR - .10)

February 21, 2002 - Prepare 8 deposits, post, and transmit;
(CP - .80)

March 11, 2002 - Reconcile Bank Statement;
(MR - .10)

April 11, 2002 - Reconcile Bank Statement;
(MR - .10)

May 15, 2002 - Reconcile Bank Statement;
(MR - .10)

June 13, 2002 - Reconcile Bank Statement;
(MR - .10)

July 1, 2002 - Compile Trustee's Final Report for Submission to U. S. Trustee;
(CP - .30)

July 1, 2002 - Transfer funds from MMA to checking account at Bank of America and post accrued interest;
(CP - .20)

RECAP OF SECRETARIAL & CLERICAL TIME:

REBECCA ALLEN -	5.00 hrs. @ \$15.00/per hr. =	\$ 75.00
SHERRY CARNLEY -	3.4 hrs. @ \$15.00/per hr. =	51.00
CARI PARRISH -	0.60 hrs. @ \$15.00/per hr. =	9.00
SANDY BELCHNER -	0.90 hrs. @ \$15.00/per hr. =	13.50
MILLIE REEVES -	1.60 hrs. @ \$15.00/per hr. =	24.00
BEVERLY HATCHER -	1.20 hrs. @ \$15.00/per hr. =	18.00
JANIE WINSLOW -	0.10 hrs. @ \$15.00/per hr. =	1.50
LIZ GORMAN -	0.10 hrs. @ \$15.00/per hr. =	1.50
<hr/>		
TOTAL:	12.90 hrs. @ \$15.00/per hr. =	\$ 193.50

bankrupt.trustee.paraleg.smith

ITEMIZATION OF PARALEGAL TIME

February 4, 1997 - Prepare Motion to Employ Stephen J. Zayler along with its proposed Order;

(SC - 0.90)

February 14, 1997 - Prepare Stipulation and Application to Employ Special Counsel and Motion to Approve Stipulation;

(SC - 1.00)

August 12, 1998 - Prepare Application to retain special counsel, Jeffrey B. Simon, to represent estate in asbestos case;

(SC - 0.90)

January 18, 1999 - Prepare Application of Compensation and Reimbursement of Expenses for Special Counsel, Wesley Hoyt and Jeff Bates;

(SC - 1.10)

July 21, 1999 - Prepare Trustee's Objection to Claim No. 1 Secured Claim of Hurley State Bank and its proposed Order;

(SC - 1.00)

July 21, 1999 - Prepare Trustee's Objection to Claim No. 5, Secured Claim of Angelina County and its proposed Order;

(SC - 1.00)

October 20, 1999 - Prepare Application to Approve Compromise Settlement of Asbestos Case;

(SC - 1.00)

June 9, 2000 - Prepare Trustee's Motion to Approve Compromise and Settlement and its proposed Order;

(SC - 1.00)

June 9, 2000 - Prepare Summary of Application to Approve Compensation and Reimbursement;

(SC - .40)

June 9, 2000 - Prepare Application for Compensation and Reimbursement along with its proposed Order;

(SC - 1.00)

June 9, 2000 - Prepare Summary Sheet;

(SC - .10)

September 12, 2000 - Prepare Objection to Claim of Garland Picou Treatment Center along with its proposed Order;

(SC - 1.00)

September 12, 2000 - Prepare Objection to Claim of Bryan Pool with Order;

(SC - 1.00)

September 12, 2000 - Prepare Amended Application for Compensation and Reimbursement to Sepcial Counsel along with its proposed Order;

(SC - .60)

September 12, 2000 - Prepare Amended Trustee's Motion to Approve Compromise Settlement Agreement along with its proposed order;

(SC - .60)

bankrupt.trustee.paraleg.smith

September 27, 2000 - Prepare Agreement Order on Objection to Picou Claim;
(SC - .50)

October 4, 2000 - Prepare Trustee' Motion to Approve Compromise and Settlement of
District Court Cause of Action and Agreed Order;
(SC - 1.00)

October 5, 200 - Prepare Trustee's Application to Pay Special Counsel along with its
proposed Order;
(SC - 1.00)

October 5, 2000 - Prepare Summary of Application to Pay Special Counsel;
(SC - .50)

October 19, 2001 - Prepare Trustee's 5th Motion to Approve Compromise Settlement
Agreement along with its proposed Order;
(SC - 1.00)

May 10, 2002 - Prepare Trustee's Sixth Motion to Approve Compromise Settlement
Agreement along with its proposed Order;
(SC - 1.00)

May 10, 2002 - Prepare Application for Compensation and Reimbursement of Expenses of
Special Counsel along with it proposed Order;
(SC - 1.00)

May 10, 2002 - Prepare Summary of Application to Pay Special Counsel;
(SC - .50)

RECAP OF PARALEGAL TIME:

SHERRY CARNLEY (SC) - 19.10 hrs. @ \$50.00/per hr. = 955.00

TOTALS: 19.10 hrs. @ \$50.00/per hr. \$ 955.00

RESUMES OF PARALEGAL ASSISTANTS TO THE TRUSTEE

Sherry Carnley

Employed by the Trustee December 1, 1994. Has 18 years broad legal experience in all areas of law.

Her duties performed for the Trustee include organizing files, preparation of various pleadings including applications and motions in contested matters, principal assistant to the attorney for the Trustee in the preparation of adversary proceeding complaints, discovery, pre-trial and post-trial pleadings, preparing monthly reports in operating Chapter 7's, principally responsible for assisting with the location, collection, and disposition of assets, assisting in the collection of sale proceeds and accounts receivable, answering general questions from creditors, preparation of correspondence, preparation of objections to claims, preparation of various miscellaneous and other legal documents.

SCHEDULE C
EXPENSES OF ADMINISTRATION

	(1) Amount Claimed	(2) Amount Allowed	(3) Previously Paid	(4) Due
1. 11 U.S.C Sec. 507(a)(1) Court Costs and Fees	0.00	0.00	0.00	0.00
2. 11 U.S.C. Sec. 503(b)(1)(a) Preservation of Estate	0.00	0.00	0.00	0.00
3. 11 U.S.C. Sec. 503(b)(2) Post-Petition taxes and related penalties	0.00	0.00	0.00	0.00
4. 11 U.S.C. Sec. 503(b)(2) Compensation and Reimbursements				
A. Trustee - Compensation	6,504.47	6,504.47	0.00	6,504.47
B. Trustee - Expense	1,955.60	1,955.60	0.00	1,955.60
C. SPECIAL ATTY FEES	32,087.84	32,087.84	32,087.84	0.00
5. Court Special Charges (Excess Notices)	0.00	0.00	0.00	0.00
6. United States Trustee Fees	0.00	0.00	0.00	0.00
BkMk6 TOTALS:	<hr/> \$40,547.91	<hr/> \$40,547.91	<hr/> \$32,087.84	<hr/> \$8,460.07

UNITED STATES BANKRUPTCY COURT
FOR THE EASTERN DISTRICT OF TEXAS
LUFKIN DIVISION

In Re:

Elizabeth A. Swor

Bankruptcy

Case:

Chapter 7

96-92697

bp

Debtor(s):

BILL OF COURT COSTS

TO: Stephen Zayler
123 E. Lufkin Avenue
PO Box 150743
Lufkin , TX 75915-0743

U.S. BANKRUPTCY COURT
FOR THE EASTERN DISTRICT OF TEXAS
LUFKIN DIVISION
MAY 17 9 00 AM '02
CLERK OF COURT
BY: JAMES D. TOKOPH

DEFERRED ADVERSARY FILING FEES

0 Chapter 7 Adversary Proceeding(s) filed @ \$150.00 each.

\$0.00

TOTAL AMOUNT DUE

\$0.00

Check to be made payable to Clerk, U.S. Bankruptcy Court

Date: May 17, 2002

JAMES D. TOKOPH
Clerk of Court

BY: Sandy Morris
Deputy Clerk

SCHEDULE D

SECURED CLAIMS

Claim no.	Amount Claimed	Amount Not Determined	Amount Allowed	Previously Paid	Due
TOTALS	0.00		0.00	0.00	0.00

IDENTIFICATION OF SECURED PARTIES AFFECTED:

	Claim No. Name of Creditor	Claim No. Name of Creditor
1	HURLEY STATE BANK	

SCHEDULE E

PRIORITY CLAIMS OTHER THAN ADMINISTRATIVE EXPENSES
IN THE FOLLOWING ORDER OF PRIORITY

	(1) Amount Claimed	(2) Amount Allowed	(3) Amount Paid	(4) Due
1. For Credit extended - Sec. 364(e)(1)	0.00	0.00	0.00	0.00
2. Claims from failure of adequate protection - Sec. 307(a)(b)	0.00	0.00	0.00	0.00
3. "Gap Claims" - Sec. 507(a)(2)	0.00	0.00	0.00	0.00
4. Wages, etc. - Sec. 507(a)(3)	0.00	0.00	0.00	0.00
5. Contributions to benefit plans - Sec. 507(a)(4)	0.00	0.00	0.00	0.00
6. Consumer deposits - Sec. 507(a)(6)	0.00	0.00	0.00	0.00
7. Taxes - Sec. 507(a)(7)	0.00	0.00	0.00	0.00
8. Other (No Basis):	0.00	0.00	0.00	0.00
TOTALS:	\$0.00	\$0.00	\$0.00	\$0.00

SCHEDULE E

PARTIES AFFECTED:

Priority No.	Name of Creditor	Priority No.	Name of Creditor
5	ANGELINA COUNTY TAX COLLECTOR		
FILED UNSECURED CLAIMS TOTAL:	29,976.39	28,371.39	0.00
SUBORDINATED UNSECURED CLAIMS TOTAL:	0.00	0.00	0.00

28,371.39

0.00

EXHIBIT A
ANALYSIS OF CLAIMS REGISTER

Case Number: 96-92697

Page 1

Date: July 01, 2002

Debtor Name: SWOR, ELIZABETH A.

Claim Type Sequence

Code #	Creditor Name & Address	Claim Class	Notes	Amount Allowed	Paid to Date	Claim Balance
5 061 PTL	ANGELINA COUNTY TAX COLLECTOR P. O. BOX 1344 LUFKIN, TX 75901	Priority	CLAIM DISALLOWED PER ORDER DATED 9-14-99.	\$0.00	\$0.00	\$0.00
025 SAF	BATES & HOYT 602 S. JOHN REDDITT DRIVE P.O. BOX 153834 LUFKIN, TEXAS 75915-3834	Administrative		\$10,440.03	\$10,440.03	\$0.00
025 SAF	FOSTER & SEAR, L.L.P. ATTORNEYS AT LAW 360 PLACE OFFICE PARK 1201 N. WATSON ROAD, SUITE 145 ARLINGTON, TX 76006	Administrative		\$21,647.81	\$21,647.81	\$0.00
1 000 SC	HURLEY STATE BANK dba SKYCHARGE CREDIT PLAN P. O. BOX 7004 SIOUX FALLS, SD 57117	Secured	CLAIM DISALLOWED PER ORDER DATED 9- -99.	\$0.00	\$0.00	\$0.00
2 070 UC	GREENWOOD TRUST COMPANY NOVUS SERVICES, INC. P. O. BOX 8003 HILLIARD, OH 43026	Unsecured		\$5,242.47	\$0.00	\$5,242.47
3 070 UC	HOUSEHOLD CREDIT SERVICES C/O WEINSTEIN, FISCHER, RILEY, ET AL 2102 FOURTH AVENUE, STE. 900 SEATTLE, WA 98121	Unsecured		\$5,146.57	\$0.00	\$5,146.57
4 070 UC	HOUSEHOLD CREDIT SERVICES C/O WEINSTEIN, FISCHER, RILEY, ET AL 2101 FOURTH AVE., SUITE 900 SEATTLE, WA 98121	Unsecured		\$7,611.61	\$0.00	\$7,611.61
6 072 UL	GARLAND PICOU TREATMENT CENTER 1109 ELLIS LUFKIN, TX 75904	Unsecured	Tardily filed claim - Balance of claim is post-petition and disallowed per Order dated 10-16-00.	\$10,005.74	\$0.00	\$10,005.74
7 072 UL	BRYAN POOL, D.C. 1400 E. DENMAN AVE. LUFKIN, TX 79501	Unsecured	Tardily filed claim / Balance of claim is post-petition and disallowed per Order dated 10-16-00.	\$365.00	\$0.00	\$365.00
Case Totals:				\$60,459.23	\$32,087.84	\$28,371.39

Code #: Trustee's Claim Number, Priority Code, Claim Type

UNITED STATES BANKRUPTCY COURT
FOR THE EASTERN DISTRICT OF TEXAS
LUFKIN DIVISION

IN RE:)
SWOR, ELIZABETH A.) CASE NO. 96-92697
)
) CHAPTER 7
DEBTOR(S))

TRUSTEE'S REPORT OF
PROPOSED FINAL DISTRIBUTIONS

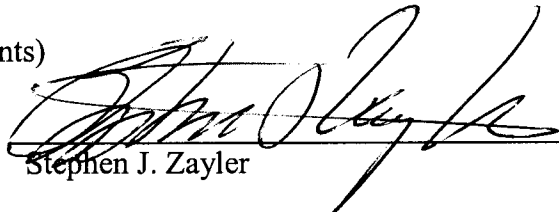
The undersigned trustee of the estate hereby submits to the Court and to the United States Trustee this Report of Proposed Final Distributions.

1. The Court has entered orders which have become final, and which dispose of all objections to claims, all objections to the trustee's Final Report, all applications for compensation, and all other matters which must be determined by the Court before final distribution can be made.

2. The trustee proposes to make final distribution of the funds of the estate as follows, and will make such distribution unless written objection thereto is made, filed and served on the trustee and on the United States trustee.

1. BALANCE ON HAND	\$33,001.49
2. ADMINISTRATIVE EXPENSES TO BE PAID * (note)	\$8,460.07
3. SECURED CLAIMS TO BE PAID * (note)	\$0.00
4. PRIORITY CLAIMS TO BE PAID * (note)	\$0.00
5. UNSECURED CLAIMS TO BE PAID * (note)	\$24,541.42
6. OTHER DISTRIBUTIONS TO BE PAID * (note)	\$0.00
7. TOTAL DISTRIBUTIONS TO BE MADE (Sum of lines 2 through 6)	\$33,001.49
8. ZERO BALANCE AFTER ALL DISTRIBUTIONS (Line 1 less line 7)	\$0.00

* (See attached schedule of payees and amounts)

 (Trustee)
Stephen J. Zayler

PROPOSED DISTRIBUTION

Case Number: 96-92697

Page 1

Date: July 1, 2002

Debtor Name: SWOR, ELIZABETH A.

Claim #	Payee Name	Class	Priority	Amount	Paid to Date	Claim Balance	Proposed Pymt	Funds Remaining
Beginning Balance								\$33,001.49
	Stephen J. Zayler COMPENSATION	Admin		\$6,504.47	\$0.00	\$6,504.47	\$6,504.47	\$26,497.02
	Stephen J. Zayler EXPENSES	Admin		\$1,955.60	\$0.00	\$1,955.60	\$1,955.60	\$24,541.42
	BATES & HOYT	Admin	025	\$10,440.03	\$10,440.03	\$0.00	\$0.00	\$24,541.42
	FOSTER & SEAR, L.L.P.	Admin	025	\$21,647.81	\$21,647.81	\$0.00	\$0.00	\$24,541.42
2	GREENWOOD TRUST COMPANY	Unsec	070	\$5,242.47	\$0.00	\$5,242.47	\$5,242.47	\$19,298.95
3	HOUSEHOLD CREDIT SERVICES	Unsec	070	\$5,146.57	\$0.00	\$5,146.57	\$5,146.57	\$14,152.38
4	HOUSEHOLD CREDIT SERVICES	Unsec	070	\$7,611.61	\$0.00	\$7,611.61	\$7,611.61	\$6,540.77
6	GARLAND PICOU TREATMENT CENTER Tardily filed claim - Balance of claim is post-petition and disallowed per Order dated 10-16-00.	Unsec	072	\$10,005.74	\$0.00	\$10,005.74	\$6,310.57	\$230.20
7	BRYAN POOL, D.C. Tardily filed claim / Balance of claim is post-petition and disallowed per Order dated 10-16-00.	Unsec	072	\$365.00	\$0.00	\$365.00	\$230.20	\$0.00
<< Totals >>				\$68,919.30	\$32,087.84	\$36,831.46	\$33,001.49	\$0.00

Proposed distribution is dependent on the Court's rulings on administrative expenses, contest of claims, and/or objections made to this proposed distribution.

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE EASTERN DISTRICT OF TEXAS
LUFKIN DIVISION

IN RE: ELIZABETH SWOR / BANKRUPTCY CASE: 96-92697
 /
 / CHAPTER 7

**NOTICE OF FILING OF FINAL REPORT OF TRUSTEE.
APPLICATION FOR COMPENSATION AND PROPOSED DISTRIBUTIONS**

NOTICE IS GIVEN that the Trustee's Final Report and Account, report of Proposed Final Distribution and Applications for Compensation have been filed. These documents are available for public inspection at the office of the Bankruptcy Clerk, 300 Willow, Suite 100, Beaumont, Texas 77701, or at the trustee's office whose name and address is as follows:

STEVE ZAYLER 123 E. LUFKIN PO BOX 150743 LUFKIN, TX 75915

The following Applications for Compensation have been filed:

<u>Applicants</u>	<u>Fees Requested</u>	<u>Expenses Requested</u>
<u>STEVE ZAYLER</u> Trustee	<u>6504.47</u>	<u>1955.60</u>
<u>STEVE ZAYLER</u> Attorney for Trustee	<u>0.00</u>	<u>0.00</u>
<u>U. S. Bankruptcy Court</u>	<u>0.00</u>	<u> </u>

The trustee's account shows:

Total Receipts	Total Disbursements	Balance
<u>\$ 65089.33</u>	<u>\$ 32087.84</u>	<u>\$ 33001.49</u>

In addition to the commissions and fees that may be allowed by the Court, liens and priority claims which must be paid in advance of general creditors have been allowed in the total amount of \$ 0.00 ; general unsecured claims have been allowed in the amount of \$ 28371.39 .
The debtor has/has not been discharged.

Written objections to the Final Report, Application for Compensation and/or proposed Distributions must be filed with the Clerk of the Court and served on the trustee at the above mentioned address within 30 days from the date of this notice. If no objections are filed, the Court may consider the Report and Applications without hearing. If objections are filed, a hearing will be held on _____

at _____ .

Date: _____

JAMES D. TOKOPH, Clerk of Court

By: _____
Deputy Clerk